

FEDERAL REGISTER

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TITLE 3—THE PRESIDENT

EXECUTIVE ORDER 10069

AMENDMENT OF EXECUTIVE ORDER NO. 9805,
PRESCRIBING REGULATIONS GOVERNING
PAYMENT OF CERTAIN TRAVEL AND
TRANSPORTATION EXPENSES

By virtue of the authority vested in me by the act of August 2, 1946, 60 Stat. 806, it is ordered that sections 2, 3, and 15 of Executive Order No. 9805 of November 25, 1946, prescribing regulations governing payment of travel and transportation expenses of civilian officers and employees of the United States when transferred from one official station to another for permanent duty, be, and they are hereby, amended to read as follows:

SEC. 2. Travel Expenses of Employees. Travel expenses of the employee transferred shall be allowed in accordance with the Travel Expense Act of 1949 (Public Law 92, approved June 9, 1949) and the Standardized Government Travel Regulations.

SEC. 3. Transportation Expenses of Immediate Family. The transportation of the immediate family of an employee shall be subject to those provisions of the Standardized Government Travel Regulations which relate to transportation, including mileage, and shall be in accordance with section 4 of the Travel Expense Act of 1949, whether the travel originates at the employee's last official station or at some previous place of residence and whether the point of destination is the new official station or some other point selected by him, or both. The cost to the Government shall not exceed the cost of transportation by the most economical route between the last official station and the new official station.

SEC. 15. Advance of Funds. An advance of funds may be allowed employees who are being transferred from one duty station to another within the continental limits of the United States in connection with shipment of their household goods and personal effects. Such advances shall be made under the same safeguards as are required under regulations issued by the Director of the Bureau of the Budget pursuant to authority of the Travel Expense Act of 1949 with respect to advances of funds for travel and shall

This issue is divided into two parts, Part II of which contains a complete reprinting of Title 14, the regulations of the Civil Aeronautics Board and the Civil Aeronautics Administration.

be chargeable to the appropriation of other funds available for the payment of the travel or transportation expenses. In requesting an advance of funds, the applicant shall submit a written statement disclosing the number of rooms containing his personal property which is for shipment, such number of rooms to exclude bathrooms and closets, and reception hallways in apartments. The reported number of rooms shall be multiplied by 1,000, and the result shall be considered the estimated net weight of the prospective shipment. Such statement shall also designate the shipping point and the destination. The estimated weight and the distances between the origin and the destination of the shipment shall be used as the factors required by the schedule of rates to compute the amount of funds which may be advanced in anticipation of the ultimate settlement to be made hereunder.

This order shall be effective as of July 1, 1949.

HARRY S. TRUMAN

THE WHITE HOUSE,

July 14, 1949.

[F. R. Doc. 49-5909; Filed, July 15, 1949;
10:27 a. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter IV—Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

Subchapter C—Loans, Purchases, and Other Operations

[1949 C. C. C. Soybean Bulletin I]

PART 643—OILSEEDS

SUBPART—1949 SOYBEAN LOAN AND PURCHASE AGREEMENT PROGRAM

This bulletin states the requirements with respect to the 1949 Soybean Price
(Continued on p. 3975)

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1949 Edition

CODE OF FEDERAL REGULATIONS

The following book is now available:

Title 16 (\$3.50)

Previously announced: Title 3, 1948 Supp. (\$2.75); Titles 4-5 (\$2.25); Title 6 (\$3.00); Title 7: Parts 1-201 (\$4.25); Parts 210-874 (\$2.75); Parts 900 to end (\$3.50); Title 8 (\$2.75); Title 9 (\$2.50); Titles 10-13 (\$2.25); Title 15 (\$2.50).

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Support Program formulated by Commodity Credit Corporation (hereinafter referred to as CCC) and the Production and Marketing Administration (hereinafter referred to as PMA). Loans and purchase agreements will be available in accordance with this bulletin on eligible soybeans produced in 1949. The program will be carried out by PMA under the general supervision and direction of the Manager, CCC.

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AUTHORITY: §§ 643.141 to 643.165 issued under sec. 4 (d), Pub. Law 806, 80th Cong.; interpret or apply sec. 5 (a), Pub. Law 806, 80th Cong., secs. 1 (b) and 202 (a), Pub. Law 897, 80th Cong.

§ 643.141 *Administration.* In the field, the program will be administered through State PMA committees, county agricultural conservation committees (hereinafter referred to as county committees) and PMA commodity offices. Forms will be distributed through the offices of State and county committees. County committees will determine or cause to be determined the quantity and grade of the soybeans, the amount of the loan, and the value of the soybeans delivered under a loan or purchase agreement. All loan and purchase documents will be completed and approved by the county committee, which will retain copies of all such documents. The county committee may designate in writing certain employees of the county agricultural conservation association to execute on behalf of the committee any forms and documents in connection with this program.

§ 643.142 *Availability of loans and purchase agreements—(a) Area.* (1) Loans shall be available on eligible soybeans in approved storage in all areas, except that loans on farm-stored soybeans will not be made in any State where the State PMA committee determines that, due to insect infestation or other hazards, farm storage of soybeans is not feasible.

(2) Purchase agreements shall be available on eligible soybeans in all areas.

(b) *Time.* Loans and purchase agreements shall be available through January 31, 1950. Notes and chattel mortgages, note and loan agreements, and purchase agreements, must be signed by the producer and delivered or mailed to the county committee prior to February 1, 1950.

(c) *Source.* Loans and purchase agreements will be made available through the offices of county committees. Disbursements on loans will be made to producers by State PMA offices by means of sight drafts drawn on CCC, or by approved lending agencies under agreement with CCC. Disbursements on loans will be made not later than February 15, 1950, except where specifically approved by CCC in each instance.

§ 643.143 *Approved lending agencies.* An approved lending agency shall be any bank, cooperative marketing association, corporation, partnership, individual, or other legal entity with which CCC has entered into a lending agency agreement (Form PMA-97 or other form prescribed by CCC), or a loan servicing agreement.

§ 643.144 *Eligible producer.* An eligible producer shall be any individual, partnership, association, corporation, or other legal entity producing soybeans in 1949, as landowner, landlord, tenant, or sharecropper.

§ 643.145 *Eligible soybeans.* Eligible soybeans shall be soybeans which meet the following requirements:

(a) The soybeans must have been produced in the continental United States in 1949 by an eligible producer.

(b) The beneficial interest in the soybeans must be in the person tendering the soybeans for a loan or purchase agreement and must have always been in him or must have been in him and a former producer whom he succeeded before the soybeans were harvested.

(c) The soybeans must grade No. 4 or better with respect to factors other than moisture and have a moisture content not in excess of 14%. The soybeans must not grade garlicky, weevily, musty, sour, heating, hot, or have any commercially objectionable odor, or otherwise be of low quality.

(d) If offered as security for a farm storage loan, the soybeans must have been stored in the bin or granary at least 30 days prior to their inspection for measurement, sampling, and sealing, unless otherwise approved by the State PMA committee. There shall be no outstanding warehouse receipts on such soybeans.

§ 643.146 *Approved storage.* Approved storage for soybeans shall meet the following requirements:

(a) Under the loan program, approved farm storage shall consist of storage structures located on or off the farm which, as determined by the county committee, are of such substantial and permanent construction as to afford safe storage of soybeans, permit effective fumigation for the destruction of insects, and afford protection against thieves, rodents, other animals, and weather.

(b) Under the loan and purchase agreement program, approved warehouse storage shall consist of (1) public grain warehouses for which a Uniform Grain Storage Agreement (CCC Form H, revised), in effect for the 1949 crop, has been executed; or (2) warehouses operated by eastern common carriers under tariffs approved by the Interstate Commerce Commission, for which custodian agreements are in effect for the program year. The names of approved warehouses may be obtained from State offices and county committees.

§ 643.147 *Approved forms.* The approved forms consist of the loan and purchase agreement documents which, together with the provisions of this bulletin and any supplements or amendments thereto, govern the rights and responsibilities of the producer. Notes and chattel mortgages, note and loan agreements, and purchase agreements must be dated on or before January 31, 1950, and must have State and documentary revenue stamps affixed thereto where required by law. Loan and purchase agreement documents executed by an administrator, executor or trustee, will be acceptable only where legally valid.

(a) *Farm storage loans.* Approved forms shall consist of producer's note on Commodity Loan Form A, secured by a chattel mortgage on Commodity Loan Form AA.

(b) *Warehouse storage loans.* Approved forms shall consist of the note and loan agreement on Commodity Loan Form B, secured by negotiable warehouse receipts representing the soybeans stored in approved warehouses. All soybeans pledged as security for a loan on a single Commodity Loan Form B must be stored in the same warehouse.

(c) *Purchase agreement documents.* The purchase agreement documents shall consist of the Purchase Agreement (Commodity Purchase Form 1), and Purchase Agreement Settlement (Commodity Purchase Form 4) signed by the producer and approved by the county committee, negotiable warehouse receipts, and such other forms as may be prescribed by CCC.

(d) *Warehouse receipts.* Soybeans in approved warehouse storage under the loan program or delivered under purchase agreements must be represented by warehouse receipts which satisfy the following requirements:

(1) Warehouse receipts must be issued in the name of the producer, must be properly endorsed in blank so as to vest title in the holder, and must be issued by an approved warehouse.

(2) Each warehouse receipt must set forth in its written terms that the soybeans are insured for not less than market value against the hazards of fire, lightning, inherent explosion, windstorm,

cyclone and tornado, or in lieu of this statement, it must have stamped or printed thereon the word "insured."

(3) Each warehouse receipt, or the warehouseman's supplemental certificate (in duplicate) properly identified with the warehouse receipt, must show the gross and net weight or bushels, class, subclass, test weight, grade and foreign material, and such other information as is required to determine the premiums and discounts specified in § 643.164 of this part and by the Uniform Warehouse Receipts Act, and shall be based on the inbound movement on delivery of the soybeans to the warehouse.

§ 643.148 *Determination of quantity.* A bushel will be 60 pounds of soybeans free of foreign material in excess of 3 percent, when determined by weight, or 1.25 cubic feet of soybeans testing 60 pounds per bushel when determined by measurement. A deduction of $\frac{3}{4}$ pound for each sack will be made in determining the net quantity of the soybeans when stored as sacked grain. In determining the quantity of soybeans in farm storage by measurement, fractional pounds of the test weight per bushel will be disregarded, and the quantity determined as above will be the following percentages of the quantity determined for 60-pound soybeans.

For soybean testing	Percent
60 pounds or over.....	100
59 pounds or over, but less than 60.....	98
58 pounds or over, but less than 59.....	97
57 pounds or over, but less than 58.....	95
56 pounds or over, but less than 57.....	93
55 pounds or over, but less than 56.....	92
54 pounds or over, but less than 55.....	90
53 pounds or over, but less than 54.....	88
52 pounds or over, but less than 53.....	87
51 pounds or over, but less than 52.....	85
50 pounds or over, but less than 51.....	83
49 pounds or over, but less than 50.....	82

§ 643.149 *Foreign material—(a) Determination of foreign material.* The percentage of foreign material shall be determined in accordance with the Official Grain Standards of the United States.

(b) *Discount for foreign material.* Foreign material which totals 3 percent or less shall not be deducted from the gross weight of the soybeans. If the total weight of foreign material is in excess of 3 percent, the excess shall be deducted from the total weight of soybeans in the determination of the net number of bushels of soybeans. For purposes of this determination, foreign material shall be computed in tenths of one percent.

§ 643.150 *Liens.* The soybeans must be free and clear of all liens and encumbrances, or if liens or encumbrances exist on the soybeans, proper waivers must be obtained.

§ 643.151 *Service fees—(a) Loans.* Where the soybeans are under a farm storage loan, the producer shall pay a service fee of 1 cent per bushel on the number of bushels placed under loan, or \$3.00, whichever is greater. Where the soybeans are under a warehouse storage loan, the producer shall pay a service fee of $\frac{1}{2}$ cent per bushel on the number of bushels placed under loan, or \$1.50, whichever is greater.

In the case of farm storage loans, state committees are authorized to require prepayment of the \$3.00 service fee.

(b) *Purchase agreements.* At the time the producer signs a purchase agreement he shall pay a service fee of $\frac{1}{2}$ cent per bushel on the number of bushels specified on Commodity Purchase Form 1 as the maximum quantity he may deliver, or \$1.50, whichever is greater.

(c) *Refunds.* No refund of service fees will be made.

§ 643.152 *Set-offs.* Any storage payments due the producer for storage of the commodity in farm storage structures on which CCC has made or guaranteed a storage facility loan to the producer, shall be applied to such storage facility loan until the same is fully repaid. Any amount of such storage payments not so applied and any other storage payments, together with all payments for related services, due the producer shall be subject to set-off in the same manner as provided below for loan or purchase proceeds.

If the producer is indebted to CCC on any accrued obligation, or if any installments past due or maturing within twelve months are unpaid on any loan made available by CCC on farm storage facilities, whether held by CCC or a lending agency, he must designate CCC or such lending agency as the payee of the proceeds of the loan or purchase to the extent of such indebtedness or installments, but not to exceed that portion of the proceeds remaining after deduction of loan service fees and amounts due prior lienholders.

If the producer is indebted to any other agency of the U. S., and such indebtedness is listed on the county debt register, he must designate such agency as the payee of the proceeds as provided above.

Indebtedness owing to CCC or to a lending agency as provided above shall be given first consideration after claims of prior lienholders.

§ 643.153 *Interest rate.* Loans shall bear interest at the rate of 3 percent per annum, and interest shall accrue from the date of disbursement of the loan, notwithstanding the printed provisions of the note.

§ 643.154 *Transfer of producer's equity—(a) Loans.* The right of the producer to transfer either his right to redeem the soybeans under loan or his remaining interest may be restricted by CCC.

(b) *Purchase agreements.* The producer may not assign his interest in the purchase agreement.

§ 643.155 *Safeguarding of the soybeans.* The producer who places farm storage soybeans under loan is obligated to maintain the farm storage structures in good repair, and to keep the soybeans in good condition.

§ 643.156 *Insurance.* CCC will not require the producer to insure the soybeans placed under farm storage loan; however, if the producer does insure such soybeans, such insurance shall inure to the benefit of CCC to the extent of its interest, after first satisfying the pro-

ducer's equity in the soybeans involved in the loss.

§ 643.157 *Loss or damage to the soybeans.* The producer is responsible for any loss in quantity or quality of the soybeans placed under farm storage loan, except that uninsured physical loss or damage occurring without fault, negligence, or conversion on the part of the producer or any other person having control of a storage structure not located on the farm, resulting solely from an external cause other than insect infestation or vermin, will be assumed by CCC, provided, the producer has given the county committee immediate notice in writing of such loss or damage, and provided there has been no fraudulent representation made by the producer in the loan documents or in obtaining the loan.

§ 643.158 *Personal liability.* The making of any fraudulent representations by the producer in the loan documents, or in obtaining the loan, or the conversion or unlawful disposition of any portion of the soybeans by him, shall render the producer subject to criminal prosecution under Federal law and render him personally liable for the amount of the loan and for any resulting expense incurred by any holder of the note.

§ 643.159 *Maturity and satisfaction—(a) Loans.* Loans mature on demand but not later than May 31, 1950. In the case of farm storage loans, the producer is required to pay off his loan on or before maturity, or to deliver the mortgaged soybeans in accordance with instructions of the county committee. Credit will be given at the applicable loan value, according to grade and/or quality, for the total quantity delivered, provided it was stored in the bin(s) in which the soybeans under loan were stored.

If the settlement value of the soybeans delivered under a farm storage loan exceeds the amount due under the loan, the amount of the excess shall be paid to the producer by a sight draft drawn on CCC by the State PMA office.

If the settlement value of the soybeans is less than the amount due on the loan, the amount of the deficiency, plus interest, shall be paid by the producer to CCC, or may be set off against any payment which would otherwise be made to the producer under any agricultural program administered by the Secretary of Agriculture, or any other payments which are due or may become due to the producer from CCC or any other agency of the United States. In the event the farm is sold or there is a change of tenancy, the soybeans may be delivered before the maturity date of the loan, upon prior approval by the county committee.

In the case of warehouse storage loans, if the producer does not repay his loan by maturity, CCC shall have the right to sell or pool the soybeans in satisfaction of the loan in accordance with the provisions of the note and loan agreement and § 643.160. Any payment due a producer at the time of settlement on a warehouse storage loan, shall be made by the appropriate PMA Commodity office.

(b) *Purchase agreements.* The producer who signs a purchase agreement (Commodity Purchase Form 1) will not be obligated to deliver any soybeans to

CCC. However, the quantity stated in the purchase agreement will be the maximum quantity he may deliver to CCC. If the producer who signs a purchase agreement wishes to sell soybeans to CCC, he will have a 30-day period ending May 31, 1950, during which he must notify the county committee of his intention to sell, or on such earlier date as may be prescribed in any amendment or supplement to this bulletin.

In the case of eligible soybeans stored in an approved warehouse, the producer must not later than the day following the final date of such 30-day period, or during such period of time thereafter as may be specified by CCC, submit to the county committee warehouse receipts under which the warehouseman guarantees quality and quantity of the soybeans the producer elects to sell to CCC, but not in excess of the number of bushels shown on Commodity Purchase Form 1. In the case of eligible soybeans stored in other than approved warehouse storage, the county committee will on or after June 1, 1950, issue delivery instructions to the producer. The producer must then complete delivery within a 15-day period immediately following the date the county committee issues delivery instructions, unless the county committee determines that more time is needed for delivery.

Soybeans in other than approved storage will be purchased on delivery at points designated by CCC. When delivery is completed, payment will be made by a sight draft drawn on CCC by the State PMA office on the basis of Commodity Purchase Form 4. The producer shall direct on such form to whom payment of the purchase price shall be made.

Eligible soybeans will be purchased on the basis of the weight, grade, and other quality factors shown on the warehouse receipts and/or accompanying documents; or if such soybeans are delivered to a CCC storage facility, on the basis of the weight, grade, and other quality factors, determined by the county committee (in accordance with instructions for the determination of such factors under the loan program), and agreed to by the producer at the time of delivery.

§ 643.160 Removal of the soybeans under loan. If the loan is not satisfied upon maturity by payment or delivery, the holder of the note may remove the soybeans and sell them, either by separate contract or after pooling them with other lots of soybeans similarly held. If the soybeans are pooled, the producer has no right of redemption after the date the pool is established, but shall share ratably in any over-plus remaining upon liquidation of the pool. CCC shall have the right to treat the pooled soybeans as a reserve supply to be marketed under such sales policies as CCC determines will promote orderly marketing, protect the interests of producers and consumers and not unduly impair the market for the current crop of soybeans, even though part or all of the pooled soybeans are disposed of at prices less than the current domestic price of such soybeans. Any sum due the producer as

a result of the sale of the soybeans or of insurance proceeds thereon, or any ratable share resulting from the liquidation of the pool, shall be payable only to the producer, without a right of assignment by him.

§ 643.161 Release of the soybeans under loan. A producer may at any time obtain release of soybeans remaining under loan by paying to the holder of the note, or note and loan agreement, the principal amount thereof, plus charges and accrued interest. If the note is held by an out-of-town lending agency or by CCC, the producer may request that the note be forwarded to a local lending agency or to the county committee for collection. All charges in connection with the collection of the note shall be paid by the producer. Upon payment of a farm storage loan, the county committee should be requested to release the mortgage by filing an instrument of release or by executing a marginal release on the county records. Partial release of the soybeans prior to maturity may be arranged with the county committee by paying to the holder of the note the amount of the loan, plus charges and accrued interest, represented by the quantity of the soybeans to be released. In the case of warehouse storage loans, such partial release must cover all of the soybeans under one warehouse receipt.

§ 643.162 Storage allowance and track-loading payment. (a) *Warehouse storage loans.* CCC will assume accrued warehouse storage charges on soybeans which are not redeemed by the producer.

(b) *Farm storage loans.* A farm storage payment of 7 cents per bushel will be made to the producer (1) on soybeans delivered to CCC on or after the maturity date, or (2) on soybeans delivered to CCC prior to the maturity date, pursuant to demand by CCC for repayment of the loan. If delivery is made prior to May 31, 1950, upon request by the producer and with the approval of CCC, or in the case of loss assumed by CCC under the loan program, the storage payment will be as follows:

6 cents per bushel if delivered, or loss occurs, in month of May 1950.

5 cents per bushel if delivered, or loss occurs, in month of April 1950.

4 cents per bushel if delivered, or loss occurs, in month of March 1950.

3 cents per bushel if delivered, or loss occurs, in month of February 1950.

2 cents per bushel if delivered, or loss occurs, in month of January 1950.

Earned storage shall be computed as of the date of completion of delivery, or as of the date of a loss assumed by CCC. No storage payment will be made if delivery of soybeans is made, or the loss occurs prior to January 1950.

No storage payment will be made on soybeans delivered to CCC prior to May 31, 1950, pursuant to demand by CCC for the repayment of a loan, if such demand for repayment is due to any fraudulent representation on the part of the producer, or the fact that the soybeans were damaged, threatened with damage, abandoned, or otherwise impaired.

(c) *Purchase agreements.* CCC will assume accrued warehouse charges on

soybeans in approved warehouse storage provided that CCC will not assume any charges in excess of those provided under the Uniform Grain Storage Agreement, CCC Form H, revised, for the 1949 crop, or make a payment of 7 cents per bushel to the producer on soybeans in approved warehouse storage, if it is shown that all warehouse charges other than receiving charges have been paid by the producer through May 31, 1950. A payment of 7 cents per bushel will be made to the producer on soybeans delivered from other than approved warehouse storage pursuant to delivery instructions issued by the county committee.

(d) *Track-loading payment.* A track-loading payment of 2 cents per bushel will be made to the producer on soybeans delivered on track at a country point pursuant to delivery instructions by CCC.

§ 643.163 Purchase of notes. CCC will purchase, from approved lending agencies, notes evidencing approved loans which are secured by chattel mortgages or negotiable warehouse receipts. The purchase price to be paid by CCC will be the principal sum remaining due on such notes, plus accrued interest from the date of disbursement to the date of purchase at the rate of 1½ percent per annum. Lending agencies are required to submit Commodity Credit Corporation Form 500 or such other form as CCC may prescribe, covering all payments received on producer's notes held by them, and are required to remit to CCC an amount equal to 1½ percent per annum of the amount of the principal collected from the date of disbursement to the date of payment. Lending agencies should submit notes and reports to the PMA Commodity office serving the area.

§ 643.164 Basic loan and purchase rate—(a) Basic loan and purchase rate and specifications. The basic loan and purchase rate per net bushel and specifications for eligible soybeans, containing 14% moisture and grading No. 2 or better in accordance with U. S. Grain Standards for soybeans will be announced in a supplement to this bulletin.

(b) *Premiums and discounts.* Premiums and discounts from the basic loan and purchase rate shall be in accordance with the following schedule:

SCHEDULE OF PREMIUMS AND DISCOUNTS FROM BASIC LOAN AND PURCHASE RATE FOR 1949 CROP SOYBEANS

Test weight — discounts		Moisture—premiums	
Pounds	Cents	Percent	Cents
53-----	3½	Below 11.8	6
52-----	1	11.8-11.7 both inclusive	5
51-----	1½	11.8-12.2 both inclusive	4
50-----	2	12.3-12.7 both inclusive	3
49-----	2½	12.8-13.2 both inclusive	2
		13.3-13.7 both inclusive	1
		13.8-14.0 both inclusive	0
Not eligible if below 49 pounds.		Not eligible if above 14 percent.	

1 Round down to nearest pound (drop fractions).

SCHEDULE OF PREMIUMS AND DISCOUNTS FROM
BASIC LOAN AND PURCHASE RATE FOR 1949 CROP
SOYBEANS—continued

Splits—discounts		Damage—discounts	
Percent	Cents	Percent	Cents
20.1-25.0 both inclu- sive.		4.0.....	$\frac{3}{4}$
25.1-30.0 both inclu- sive.		5.0.....	1
30.1-35.0 both inclu- sive.		6.0.....	$1\frac{1}{4}$
35.1-40.0 both inclu- sive.		7.0.....	2
		8.0.....	$2\frac{1}{4}$
Not eligible if above 40 per- cent.		Not eligible if above 8.5 percent.	

¹ Round to nearest whole percentage (drop fractions of 0.5).

§ 643.165 *PMA Commodity offices.* The PMA Commodity Offices and the soybean growing area served by each are shown below:

Addresses and Areas

Chicago 5, Ill., 623 South Wabash Avenue; Illinois, Indiana, Iowa, Michigan, and Ohio. Dallas 2, Tex., 1114 Commerce Street; Oklahoma and Texas.

Kansas City 6, Mo., Postal Building, 802 Delaware Avenue; Kansas, Missouri, Nebraska, and Wyoming.

Minneapolis 1, Minn., 326 McKnight Building; Minnesota, Montana, North Dakota, South Dakota, and Wisconsin.

Atlanta 3, Ga., 449 West Peachtree Street NE.; Virginia, Kentucky, Tennessee, North Carolina, Mississippi, Alabama, Georgia, South Carolina, and Florida.

Portland 5, Oreg., 515 Southwest Tenth Avenue; Idaho, Oregon, and Washington.

San Francisco 3, Calif., 50 Van Ness Avenue; Arizona and California.

Issued this 12th day of July 1949.

[SEAL] ELMER F. KRUSE,
Manager,
Commodity Credit Corporation.

Approved:

FRANK K. WOOLLEY,
Vice President,
Commodity Credit Corporation.

[F. R. Doc. 49-5814; Filed, July 15, 1949;
8:51 a. m.]

TITLE 7—AGRICULTURE

Chapter VII—Production and Marketing Administration (Agricultural Adjustment), Department of Agriculture

PART 728—WHEAT

NATIONAL ACREAGE ALLOTMENT FOR 1950 CROP OF WHEAT AND PROCLAMATION PERTAINING TO WHEAT MARKETING QUOTAS FOR 1950-51 MARKETING YEAR

Sec.

728.1 Basis and purpose.

728.2 1950 National acreage allotment for wheat.

728.6 National marketing quota for wheat for 1950-51 marketing year.

AUTHORITY: §§ 728.1 to 728.6 issued under sec. 375, 52 Stat. 66; 7 U. S. C. 1375; apply or interpret secs. 301, 332, 333, 335; 52 Stat. 88, 53, 54, 775, 53 Stat. 1125, 1126; 7 U. S. C. 1301, 1332, 1333, 1335.

§ 728.1 *Basis and purpose.* This document is issued to announce the national

acreage allotment for the 1950 crop of wheat and to proclaim that no national marketing quota with respect to wheat will be in effect for the marketing year beginning July 1, 1950. Section 332 of the Agricultural Adjustment Act of 1938, as amended, provides that the Secretary of Agriculture not later than July 15 of each marketing year for wheat shall ascertain and proclaim the total supply and the normal supply of wheat for such marketing year and the national acreage allotment for the next crop of wheat. Section 333 of the act provides that the national acreage allotment for any crop of wheat shall be that acreage which the Secretary determines will, on the basis of the national average yield for wheat, produce an amount thereof adequate together with the estimated carry-over at the beginning of the marketing year of such crop to make available a supply for such marketing year equal to a normal year's domestic consumption and exports plus 30 percentum thereof. As defined in section 301 (b) of the act, for purposes of this proclamation, "carry-over" of wheat for the 1950-51 marketing year will be the quantity of wheat on hand in the United States at the beginning of such marketing year, not including any wheat which was produced in the United States during the calendar year 1950; "marketing year" for wheat is the period July 1 to June 30; "normal year's domestic consumption" is the yearly average quantity of wheat wherever produced that was consumed in the United States during the ten marketing years, 1939-40 to 1948-49, inclusive, adjusted for current trends in such consumption; "normal year's exports" of wheat is the yearly average quantity of wheat produced in the United States that was exported from the United States during the ten marketing years, 1939-40 to 1948-49, inclusive, adjusted for current trends in such exports; "total supply" of wheat for any marketing year is the carry-over of wheat at the beginning of such marketing year plus the estimated production of wheat in the United States during the calendar year in which the marketing year begins; and "normal supply" is a normal year's domestic consumption and exports, plus 15 percentum thereof.

Section 301 (c) of the act provides that the latest statistics of the Federal Government shall be used in making the determinations required to be made under the act. Section 335 of the act provides that whenever it appears that the total supply of wheat as of the beginning of any marketing year will exceed a normal year's domestic consumption and exports by more than 35 per centum, the Secretary shall proclaim such fact and, during the marketing year beginning July 1, a national marketing quota shall be in effect with respect to the marketing of wheat.

The findings and determinations made by the Secretary in §§ 728.2 and 728.6 have been made on the basis of the latest available statistics of the Federal Government and after due consideration of data, views, and recommendations received within the dates prescribed in public notices (14 F. R. 2203, 3471) of the proposed determinations in accord-

ance with the Administrative Procedure Act (60 Stat. 237).

§ 728.2 *1950 National acreage allotment for wheat.* (a) The "total supply" of wheat for the marketing year beginning July 1, 1949, is 1,490 million bushels;

(b) A "normal year's domestic consumption and exports" is 1,100 million bushels;

(c) The "normal supply" of wheat is 1,265 million bushels;

(d) The national acreage allotment for the 1950 crop of wheat is 63,944,099 acres.

§ 728.6 *National marketing quota for the 1950-51 marketing year.* The total supply of wheat for the 1950-51 marketing year is determined to be 1,445 million bushels. This indicated total supply does not exceed a normal year's domestic consumption and exports by more than 35 percentum. Therefore, no national marketing quota for wheat shall be in effect during the 1950-51 marketing year.

Issued at Washington, D. C., this 14th day of July 1949.

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 49-5895; Filed, July 14, 1949;
4:58 p. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

PART 957—IRISH POTATOES GROWN IN CERTAIN DESIGNATED COUNTIES IN IDAHO AND IN MALHEUR COUNTY, OREGON

LIMITATION OF SHIPMENTS

§ 957.302 *Regulation No. 2—(a) Findings.* (1) Pursuant to Marketing Order No. 57 (7 CFR 957.1 et seq.) regulating the handling of potatoes grown in certain designated counties in Idaho and in Malheur County, Oregon, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations and information submitted by the Administrative Committee established under said order, and upon other available information, it is hereby found that the limitation of shipments of such potatoes as hereinafter provided will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this order until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that (i) shipments of potatoes from the aforesaid production area begin in mid-July for the current season and such shipments will increase to sizable volume during the latter part of July and continue at seasonally high levels throughout the remainder of the shipping season; (ii) more orderly marketing in the public interest than would otherwise prevail will

be promoted by regulating the shipment of potatoes in the manner set forth below on and after the effective date hereinafter set forth; (iii) compliance with this order will not require any preparation on the part of handlers which cannot be completed by the effective date hereof; and (iv) the time intervening between the date when the committee made the recommendations, also when the information upon which this order is based became available, and the time when this order must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) During the period beginning 12:01 a. m., m. s. t., July 18, 1949, and ending 12:01 a. m., m. s. t., September 15, 1949, no handler shall ship potatoes of the Russet Burbank and Long White varieties which are of sizes smaller than 2 inches in diameter or 4 ounces in weight, as such sizes are defined in the U. S. Standards for Potatoes, including the tolerances set forth therein: *Provided*, That, the aforesaid limitation shall not be applicable to potatoes shipped for feed for livestock; *Provided further*, That, nothing contained in this section shall suspend or modify Regulation No. 1 (7 CFR 957.301 et seq.), issued pursuant to § 957.2 (General Cull Regulation), which has been in effect since August 6, 1948, and will continue in effect until suspended or modified pursuant to § 957.2 (b).

(2) The terms used herein shall have the same meaning as when used in Marketing Order No. 57. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.).

Done at Washington, D. C., this 14th day of July 1949.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 49-5875; Filed, July 15, 1949;
9:04 a. m.]

PART 958—IRISH POTATOES GROWN IN COLORADO

LIMITATION OF SHIPMENTS

§ 958.301 *Potatoes; limitation of shipments, Colorado—Regulation No. 1—(a) Findings.* (1) Pursuant to Marketing Agreement No. 97 and Order No. 58 (7 CFR 958.1 et seq.) regulating the handling of potatoes grown in Colorado, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendations and information submitted by the Area Committees and the Colorado Potato Committee established under said order, and upon other available information, it is hereby found that the limitation of shipments of such potatoes as hereinafter provided will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impractical and contrary to the public

interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (5 U. S. C. 1001 et seq.) in that:

(i) Shipments of potatoes from the aforesaid production area have begun for the current season and will reach substantial volume during the last half of July and continue at seasonally high levels throughout the remainder of the shipping season;

(ii) Regulation of shipments of potatoes in the manner set forth below on and after the effective date hereinafter set forth will promote more orderly marketing in the public interest than would otherwise prevail;

(iii) Compliance with this section will not require any preparation on the part of handlers which cannot be completed by the effective date hereof;

(iv) The Area Committees and the Colorado Potato Committee, established pursuant to the Marketing Agreement and Order are prepared to exercise their powers and perform their duties;

(v) Adequate information with respect to the supply and demand for potatoes grown in the production area did not become available to these committees until their meetings held for the purpose of organizing and considering their marketing problems for the 1949 season and such committees did not make their recommendations for regulation until such meetings were held, and, therefore, the recommendations of the committees could not be made available until after the meetings of the committees referred to herein, and;

(vi) Information regarding the marketing policy for the 1949-50 season adopted by the aforesaid committees at each of their meetings has been distributed to handlers and producers of potatoes in the production area.

(b) *Order.* (1) On or after July 18, 1949, and until suspended or modified pursuant to § 958.2 (b) of Order No. 58, no handler shall ship potatoes subject to the provisions of said Order No. 58 regulating the handling of potatoes grown in the State of Colorado which do not meet the requirements of U. S. No. 2 or better grade, as defined in the U. S. Standards for Potatoes (14 F. R. 1955), or amendments thereto, except that a mixture of varieties may be shipped: *Provided*, That no potatoes of the U. S. No. 2 grade or better grades, as defined in said U. S. Standards for Potatoes, which are less than 1½ inches in diameter, may be shipped in addition to the tolerance for undersize as specified for the respective grade in said U. S. Standards for Potatoes.

(2) The terms used in this section shall have the same meaning as when used in Order No. 58 (7 CFR 958.1 et seq.).

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup. 608c)

Done at Washington, D. C., this 13th day of July 1949.

[SEAL] S. R. SMITH,
Director,
Fruit and Vegetable Branch.

[F. R. Doc. 49-5796; Filed, July 14, 1949;
10:42 a. m.]

PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

[Orange Reg. 284]

LIMITATION OF SHIPMENTS

§ 966.430 *Orange Regulation 284—(a) Findings.* (1) Pursuant to the provisions of Order No. 66 (7 CFR, Cum. Supp., 966.1 et seq.) regulating the handling of oranges grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1946 ed. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective date.

(b) *Order.* (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., July 17, 1949, and ending at 12:01 a. m., P. s. t., July 24, 1949, is hereby fixed as follows:

(i) *Valencia oranges.* (a) Prorate District No. 1: Unlimited movement;

(b) Prorate District No. 2: 1,300 carloads;

(c) Prorate District No. 3: No movement.

(ii) *Oranges other than Valencia oranges.* (a) Prorate District No. 1: No movement;

(b) Prorate District No. 2: No movement;

(c) Prorate District No. 3: No movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference.

(3) As used herein "handled," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said order; and "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No. 3" shall have the same meaning as is given to each such term in § 966.107 (11 F. R. 10258) of the rules and regulations contained in this part.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

RULES AND REGULATIONS

Done at Washington, D. C., this 15th day of July 1949.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

PRORATE BASE SCHEDULE

(Orange regulation period No. 284)

[12:01 a. m. July 17, 1949, to 12:01 a. m.
July 24, 1949]

VALENCIA ORANGES

Prorate District No. 2

Handler	Prorate base (percent)
Total	100.0000
A. F. G. Alta Loma	.1093
A. F. G. Corona	.0323
A. F. G. Fullerton	.9313
A. F. G. Orange	.4232
A. F. G. Riverside	.1064
A. F. G. San Juan Capistrano	.6743
A. F. G. Santa Paula	.5021
Hazeltine Packing Co.	.3984
Placentia Pioneer Valley Growers Association	.6782
Signal Fruit Association	.1013
Azusa Citrus Association	.4458
Damerel-Allison Co.	.8395
Glendora Mutual Orange Associa- tion	.3404
Puente Mutual Orange Association	.1695
Valencia Heights Orchard Associa- tion	.5045
Covina Citrus Association	1.2076
Covina Orange Growers Associa- tion	.6741
Glendora Citrus Association	.3567
Glendora Heights Orange & Lemon Growers Association	.0535
Gold Buckle Association	.4962
Le Verne Orange Association	.6542
Anaheim Citrus Fruit Association	1.5000
Anaheim Valencia Orange Associa- tion	1.4266
Eadington Fruit Co., Inc.	3.2593
Fullerton Mutual Orange Associa- tion	1.3921
La Habra Citrus Association	.7729
Orange County Valencia Associa- tion	.4405
Orangethorpe Citrus Association	.9924
Placentia Cooperative Orange Asso- ciation	1.3537
Yorba Linda Citrus Association, The	.6274
Escondido Orange Association	2.3745
Alta Loma Heights Citrus Associa- tion	.0675
Citrus Fruit Association	.1459
Cucomonga Citrus Association	.0924
Rialto Heights Orange Growers	.0563
Upland Citrus Association	.4056
Upland Heights Orange Associa- tion	.1122
Consolidated Orange Growers	2.0802
Frances Citrus Association	1.1174
Garden Grove Citrus Association	1.4968
Goldenwest Citrus Association	1.3307
Irvine Valencia Growers	2.6348
Olive Heights Citrus Association	2.0057
Santa Ana-Tustin Mutual Citrus Association	.9486
Santiago Orange Growers Associa- tion	4.2555
Tustin Hills Citrus Association	1.7192
Willia Park Orchards Association	2.1466
Bradford Bros., Inc.	.7162
Placentia Mutual Orange Associa- tion	2.0375
Placentia Orange Growers Associa- tion	2.4383
Yorba Orange Growers Associa- tion	.5963
Call Ranch	.0617
Corona Citrus Association	.5771

PRORATE BASE SCHEDULE—Continued

VALENCIA ORANGES—continued

Prorate District No. 2—Continued

Handler	Prorate base (percent)
Jameson Co.	0.0495
Orange Heights Orange Associa- tion	.5269
Crafton Orange Growers Associa- tion	.2880
East Highlands Citrus Associa- tion	.0590
Pontana Citrus Association	.1270
Highland Fruit Growers Associa- tion	.0336
Redlands Heights Groves	.2501
Redlands Orangedale Association	.2582
Break & Sons, Allen	.0354
Byrn Mawr Fruit Growers Associa- tion	.1688
Mission Citrus Association	.1711
Redlands Cooperative Fruit Asso- ciation	.3105
Redlands Orange Growers Associa- tion	.2112
Redlands Select Groves	.2253
Rialto Citrus Association	.2009
Rialto Orange Co.	.1696
Southern Citrus Association	.1616
United Citrus Co.	.1332
Zilen Citrus Co.	.0801
Andrews Bros. of California	.0095
Arlington Heights Citrus Co.	.1163
Brown Estate, L. V. W.	.1227
Gavilan Citrus Association	.1317
Highgrove Fruit Association	.0817
Krinard Packing Co.	.2349
McDermont Fruit Co.	.1920
Monte Vista Citrus Association	.2083
National Orange Co.	.0507
Riverside Heights Orange Growers Association	.0541
Sierra Vista Packing Association	.0489
Victoria Avenue Citrus Associa- tion	.1751
Claremont Citrus Association	.1448
College Heights Orange & Lemon Association	.3298
Indian Hill Citrus Association	.2020
Pomona Fruit Growers Exchange	.3668
Walnut Fruit Growers Association	.4538
West Ontario Citrus Association	.4479
El Cajon Valley Citrus Association	.2711
San Dimas Orange Growers Associa- tion	.4578
Canoga Citrus Association	.8600
Covina Valley Orange Co.	.0530
N. Whittier Heights Citrus Asso- ciation	.8474
San Fernando Fruit Growers Asso- ciation	.6393
San Fernando Heights Orange Asso- ciation	.9411
Sierre Madre-Lamanda Citrus Asso- ciation	.4060
Camarillo Citrus Association	1.6911
Fillmore Citrus Association	3.5915
Mupit Citrus Association	2.2212
Ojal Orange Association	.9760
Piru Citrus Association	2.2158
Rancho Sespe	.8022
Santa Paula Orange Association	1.1212
Tapo Citrus Association	1.0255
Ventura County Citrus Association	.2528
Limoneira Co.	.5645
East Whittier Citrus Association	.3666
El Ranchito Citrus Association	1.7175
Whittier Citrus Association	.6094
Whittier Select Citrus Association	.3597
Anaheim Cooperative Orange Asso- ciation	1.4029
Bryn Mawr Mutual Lemon Asso- ciation	.0776
Chula Vista Mutual Lemon Associa- tion	.0758
Escondido Cooperative Citrus Asso- ciation	.3384
Euclid Avenue Orange Association	.5350
Foothill Citrus Union, Inc.	.0278

PRORATE BASE SCHEDULE—Continued

VALENCIA ORANGES—continued

Prorate District No. 2—Continued

Handler	Prorate base (percent)
Fullerton Cooperative Orange Asso- ciation	0.3114
Garden Grove Orange Cooperative, Inc.	.8084
Golden Orange Groves, Inc.	.1983
Highland Mutual Groves, Inc.	.0225
Index Mutual Association	.2000
Le Verne Cooperative Citrus Asso- ciation	1.6192
Mentone Heights Association	.0299
Olive Hillside Groves, Inc.	.4470
Orange Cooperative Citrus Associa- tion	1.2006
Redlands Foothill Groves	.4599
Redlands Mutual Orange Associa- tion	.1389
Riverside Citrus Association	.0349
Ventura County Orange & Lemon Association	1.0213
Whittier Mutual Orange & Lemon Association	.1284
Associated Growers Cooperative	.0987
Babijuce Corp. of California	.5571
Banks, L. M.	.6185
Borden Fruit Co.	.8989
California Associated Growers	.4004
California Fruit Distributors	.0424
Cherokee Citrus Co., Inc.	.1557
Chess Company, Meyer W.	.2778
Evans Bros. Packing Co.	.3021
Furr Co., N. C.	.0388
Gold Banner Association	.2174
Granada Hills Packing Co.	.0407
Granada Packing House	2.1790
Hill Packing House, Fred A.	.0673
Knapp Packing Co., John C.	.2515
Orange Belt Fruit Distributors	2.0541
Panno Fruit Co., Carlo	.0667
Paramount Citrus Association	.4763
Placentia Orchard Co.	.5398
San Antonio Orchard Co.	.3179
Snyder & Sons Co., W. A.	.8099
Stephens, T. F.	.1892
Wall, E. T.	.1060
Western Fruit Growers, Inc.	.5032

[F. R. Doc. 49-5910; Filed, July 15, 1949;
11:10 a. m.]

TITLE 24—HOUSING AND
HOUSING CREDITChapter I—Home Loan Bank Board,
Housing and Home Finance
AgencySubchapter C—Federal Savings and Loan
System

[No. 1869]

GENERAL REVISION OF REGULATIONS

JULY 13, 1949.

Resolved that, notice having been duly given (see 14 F. R. 1101) pursuant to § 141.2 (c) of the regulations for the Federal Savings and Loan System (24 CFR 141.2 (c)) of the proposed amend-
ment of Parts 141-149 of the regulations for the Federal Savings and Loan System (24 CFR Parts 141-149), the said regula-
tions are hereby amended, effective August 15, 1949, by deleting therefrom the provisions of Part 149 (24 CFR 149); by renumbering Parts 145-148 thereof (24 CFR 145-148) consecutively as Parts 147-150 thereof (24 CFR Parts 147-150); and by substituting in lieu of Parts 141-144 thereof (24 CFR Parts 141-144), Parts

141-146 (24 CFR Parts 141-146) amended to provide as follows:

PART 141—DEFINITIONS

Sec.	
141.1	Board.
141.2	Federal Association.
141.3	Capital.
141.4	Savings account.
141.5	Short-term savings account.
141.6	Withdrawal value.
141.7	General reserves.
141.8	Surplus.
141.9	Loans on the security of first liens.
141.10	Home.
141.11	Combination of home and business property.
141.12	Other improved real estate.
141.13	Improved real estate.
141.14	Installment loan.
141.15	Insured loan.
141.16	Guaranteed loan.

AUTHORITY: §§ 141.1 to 141.16 issued under secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.

§ 141.1 *Board.* The term "Board" means the Home Loan Bank Board or one or more of its officials who has been duly authorized by the Home Loan Bank Board to act in its behalf.

§ 141.2 *Federal Association.* The term "Federal association" means a Federal savings and loan association chartered by the Board as provided in section 5 of the Home Owners' Loan Act of 1933, as amended.

§ 141.3 *Capital.* The term "capital" means the aggregate of the payments on savings accounts in a Federal association, plus earnings credited thereto, less lawful deductions therefrom.

§ 141.4 *Savings account.* The term "savings account" means the monetary interest of the holder thereof in the capital of a Federal association and consists of the withdrawal value of such interest.

§ 141.5 *Short-term savings account.* The term "short-term savings account" means a savings account in a Federal association which is to be withdrawn in less than twenty-four months from the date on which such account is opened, or a savings account in a Federal association established for the purpose of accumulating funds to pay taxes or insurance premiums, or both, in connection with a loan on the security of a lien on real estate.

§ 141.6 *Withdrawal value.* The term "withdrawal value" means the amount paid on a savings account in a Federal association, plus earnings credited thereto, less lawful deductions therefrom.

§ 141.7 *General reserves.* The term "general reserves" means the aggregate amount of reserves of a Federal association established by such association for the sole purpose of meeting losses.

§ 141.8 *Surplus.* The term "surplus" means the undistributed earnings of a Federal association which are held as unallocated reserves for general corporate use.

§ 141.9 *Loans on the security of first liens.* The term "loans on the security of first liens" means loans on the security of any instrument (whether a mortgage, deed of trust, or land contract) which

makes the interest in the real estate described therein (whether in fee or in a leasehold extending or renewable automatically for a period of at least 50 years) specific security for the payment of the obligation secured by such instrument, provided the instrument is of such nature that, in the event of default, the real estate described in such instrument could be subjected to the satisfaction of such obligation with the same priority as a first mortgage or a first deed of trust in the jurisdiction where the real estate is located.

§ 141.10 *Home.* The term "home" means real estate upon which there is located a dwelling or dwellings for not more than four families.

§ 141.11 *Combination of home and business property.* The term "combination of home and business property" means real property which is used in part for business purposes and in part for residence purposes for not more than four families, provided the use as a residence is of a bona fide character.

§ 141.12 *Other improved real estate.* The term "other improved real estate" means real estate other than a home or combination home and business property which, because of its state of improvement, produces sufficient income to maintain the property and retire the loan in accordance with the terms thereof.

§ 141.13 *Improved real estate.* The term "improved real estate" means real estate which is, or which from the proceeds of the loan will become, a home, combination of home and business property, or other improved real estate.

§ 141.14 *Installment loan.* The term "installment loan" means any loan repayable in regular periodic payments, equal or unequal, sufficient to retire the debt, interest and principal, within the contract period: *Provided, however,* That the loan contract shall not require any subsequent periodic principal payment to be greater than any previous periodic principal payment.

§ 141.15 *Insured loan.* The term "insured loan" means a loan that is insured, or as to which the mortgagee is insured, or as to which a commitment for any such insurance has been made under the provisions of either the National Housing Act or the Servicemen's Readjustment Act of 1944, as now or hereafter amended.

§ 141.16 *Guaranteed loan.* The term "guaranteed loan" means a loan that is guaranteed or as to which a commitment to guarantee has been made under the provisions of the Servicemen's Readjustment Act of 1944, as now or hereafter amended.

PART 142—RULES AND REGULATIONS: HEARINGS

§ 142.1 *Amendment of rules and regulations.* The rules and regulations in this subchapter, subject to any specific provisions contained herein, may be amended in whole or in part at any time in accordance with the provisions set forth in Subchapter A of this chapter.

(Secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.)

§ 142.2 *Hearings.* Any person who has made an application or petition to the Board pursuant to any provision of Parts 143, 144, 145, or 146 of this subchapter may request a hearing thereon, provided such application or petition has been denied or disapproved by the Board. At any time after the filing of any such application or petition and before consideration thereof by the Board, any interested person may request a hearing upon such application or petition. The Board may order a hearing in connection with the consideration of any matter arising under any provision of the rules and regulations in this subchapter, whether or not any request therefor has been made by any person. The Board may deny any request for, or dispense with, any hearing for which this section provides when, in its judgment, no need therefor exists. All hearings held pursuant to the provisions of this section and all procedure in connection therewith shall be in accordance with the provisions set forth in Subchapter A of this chapter.

(Secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.)

PART 143—INCORPORATION, ORGANIZATION, AND CONVERSION

Sec.	
143.1	Corporate title.
ORGANIZATION	
143.2	Application for permission to organize.
143.3	Subscription to capital.
143.4	Petition for charter.
143.5	Issuance of charter.
143.6	Completion of organization.
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CONVERSION	
143.8	Eligibility.
143.9	Preliminary application.
143.10	Approval by members.
143.11	Formal application.
143.12	Organization after conversion.

AUTHORITY: §§ 143.1 to 143.12 issued under secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.

§ 143.1 *Corporate title.* The full corporate title of each Federal association shall include the words "Federal Savings and Loan Association", which shall be preceded by a suitable descriptive word and may be followed by the words "of _____", using the name of the place in which such association is organized or at which its home office is located: *Provided,* That the name of the place, if used, shall not include the name of the State: *And provided further,* That the Board shall have the right to change the name requested if, in the Board's judgment, such name is inappropriate or is not suitable.

ORGANIZATION

§ 143.2 *Application for permission to organize—(a) Form.* Persons who desire to organize a Federal association

shall first execute in triplicate an application, in form prescribed by the Board, for permission to organize such an association before taking any other action in connection therewith. (The Board has prescribed a form of Application for Permission to Organize; copies may be obtained from the Home Loan Bank Board, Washington, D. C.; or from any Federal home loan bank.)

(b) *Filing.* Upon execution of an application for permission to organize by 5 responsible citizens (hereinafter referred to as the "applicants") the original and two copies thereof shall be submitted to the Board through the Federal home loan bank of the district in which it is intended to organize such association. The applicants shall submit with their application statements, exhibits, maps, and other data, together with an affidavit that the representations made thereby are consistent with the facts to the best of the applicants' information and belief, which data shall be sufficiently detailed and comprehensive to enable the Board to pass upon the application as to (1) the character and responsibility of the applicants; (2) the necessity for such Federal association in the community to be served; (3) reasonable probability of its usefulness and success; and (4) whether or not such Federal association can be established without undue injury to properly conducted existing local thrift and home-financing institutions.

(c) *Hearing.* If the Board does not deny the application on the basis of the data submitted by the applicants and any other information in its possession without a hearing, it will set a date on which a hearing may be held and the applicants will be directed to have published at least 20 days before such date in a newspaper printed in the English language of general circulation in the county in which the proposed Federal association will have its office, a notice in the following form, unless another form is prescribed by the Board:

Notice is hereby given that the applicants listed below have applied to the Home Loan Bank Board for permission to organize a Federal association to be located in

(City) (State)
A hearing will be held on the application at _____ o'clock in the _____ noon on _____, 19____, in Room 827, Federal Home Loan Bank Board Building, Washington, D. C., if written notice of intention to appear in person or by attorney to protest the application is received by the Home Loan Bank Board from one or more persons at least 10 days before that date. If no such notice has been received by the Home Loan Bank Board at least 10 days before said date, the hearing will be dispensed with unless otherwise ordered by the said Board.

The applicants shall file with the Board at least 10 days before the date set for the hearing an affidavit of publication of the notice giving the date of publication and the name of the newspaper in which it was published. The applicants shall also promptly, after receipt of a copy of the resolution providing for the hearing, cause a copy of the notice to be mailed to the state supervisor of institutions of a similar type of the state in which the proposed Federal association will be located. If at least 10 days before

the date set for the hearing the Board has received no written statements of intention to appear in person or by attorney to protest the application from one or more parties, the hearing will be dispensed with unless otherwise ordered by the Board. The Board will notify the applicants at least 5 days before the date of the hearing whether or not a hearing will be held. Notwithstanding any other provisions of this subchapter, the Board may at any time dispense with any hearing on an application for permission to organize a Federal association.

(d) *Approval.* If the Board approves the application it will establish, as conditions to be met prior to the issuance of a charter, requirements as to (1) minimum number of subscribers to the association's capital; (2) minimum amount of capital to be paid into the association's savings accounts upon issuance of a charter to it; (3) guarantee by the organizers or others of the association's organization and operating expenses; and (4) such other requirements as it deems necessary or desirable. Approval of an application for permission to organize a Federal association will not in any manner obligate the Board to issue a charter.

§ 143.3 *Subscription to capital.* Upon approval by the Board of an application for permission to organize a Federal association, the applicants shall constitute the organization committee and shall perfect a temporary organization by electing a chairman, vice-chairman, and a secretary, who shall act as the temporary officers of such association until their successors are duly elected and qualified. Such temporary officers may thereupon proceed to effect compliance with any conditions prescribed by the Board, including the securing of subscriptions to such Federal association's capital in the following form (hereinafter referred to as "subscription to capital"):

(City) (State)
(Date)

HOME LOAN BANK BOARD,
Washington, D. C.

Having been given permission to organize a Federal association, the undersigned hereby subscribe for the amount of capital indicated below, and contract to pay into a savings account, upon the issuance of a charter, the amount of cash stated opposite their respective names below. We agree to cooperate in the development of such an association for the promotion of local savings and home-financing.

(Name) (Address)
(Amount of capital to be paid in cash upon issuance of charter)

§ 143.4 *Petition for charter—(a) Form.* When the required minimum number of persons shall have subscribed for the required minimum amount of capital and shall have agreed to pay such amount in cash upon issuance of a charter by the Board, and when any other conditions prescribed by the Board

shall have been met, a petition addressed to the Board shall be signed by the temporary officers, as provided in § 143.3, requesting the Board to issue a charter under a name chosen by the petitioners or such other name as the Board may deem appropriate. Such petition for charter shall state that (1) the applicants have complied in all respects with the Home Owners' Loan Act of 1933, as amended, and with the rules and regulations governing the organization of a Federal association; (2) the applicants have incurred no expense in connection with the formation of such association which is chargeable to it and that no such expenses will be incurred; (3) no money will be collected on account of such association prior to issuance of a charter to it by the Board; (4) an organization committee has been created (naming such committee and the officers thereof); and (5) the organization committee will organize such association upon the issuance of a charter by the Board and will serve as temporary officers of such association until officers thereof are elected by such association's board of directors as provided in § 143.6.

(b) *Filing.* The petition for charter, together with evidence of compliance with the conditions prescribed by the Board in approving the application for permission to organize, including the original and a duplicate copy of subscriptions to capital, shall be promptly submitted in duplicate to the Board through the Federal home loan bank of the district in which such association is to be located.

§ 143.5 *Issuance of charter.* The Board will take action issuing or denying a charter after receipt of evidence as to compliance by the applicants with the conditions prescribed by the Board. The action of the Board shall be final. If a petition for charter is approved by the Board a charter will be issued in the form of Charter N as provided in § 144.1 of this subchapter.

§ 143.6 *Completion of organization—(a) Organization meeting.* Promptly upon receipt of a charter for a Federal association, the temporary officers thereof shall call a meeting of the subscribers to such association's capital; the notice of such meeting shall be mailed to each such subscriber at least 5 days prior to the date of such meeting. Subscribers who have subscribed for a majority of such Federal association's capital, present in person or by proxy, shall constitute a quorum for the transaction of business. At such organization meeting directors of such Federal association shall be elected according to the provisions of the association's charter and bylaws, and such other action may be taken by such subscribers as is permitted by such charter and bylaws; any action taken at any such meeting under such charter and bylaws shall be deemed an acceptance by such Federal association of its charter, and of the bylaws, which shall be in the form provided in § 144.6 of this subchapter.

(b) *First meeting of directors.* Immediately after election, as hereinabove provided, the board of directors of such Federal association shall hold its first

meeting and shall at that time elect officers of the association as prescribed by its charter and bylaws and shall take such other action as may be necessary to permit such association to be operated in accordance with section 5 of the Home Owners' Loan Act of 1933, as amended, the association's charter and bylaws, and these rules and regulations. When such officers have been bonded as provided in § 145.12 of this subchapter, they shall forthwith collect the sums due on subscriptions to such Federal association's capital.

(c) *Membership in Federal home loan bank.* Upon issuance of a charter to a Federal association it shall promptly qualify as a member of a Federal home loan bank.

(d) *Insurance of accounts.* Upon the issuance of a charter to a Federal association it shall promptly meet all requirements necessary to obtain insurance of its accounts by the Federal Savings and Loan Insurance Corporation.

(e) *Failure to complete.* The organization of a Federal association is not completed until the organization meeting of subscribers to its capital and the first meeting of its directors have been held, as hereinabove provided, and the permanent officers have been bonded and such association is in possession of the minimum amount of cash required to be paid in on subscriptions to its capital: *Provided*, That the Board may specify additional requirements before organization shall be deemed to have been completed. In the event that the organization of a Federal association is not so completed within a period of six months after the issuance of its charter, such charter shall become void and all amounts collected by such association on subscriptions to its capital shall thereupon be returned to the respective subscribers to such capital or to their assigns.

§ 143.7 *Limitations on transaction of business.* No person shall proceed to organize a Federal association or to collect any money from others for such purpose, or represent himself as authorized so to do, and no Federal association shall transact any business prior to the completion of the organization thereof, except as herein provided.

CONVERSION

§ 143.8 *Eligibility.* Any member of a Federal home loan bank may convert itself into a Federal association upon such terms and conditions as the Board may prescribe and upon a vote of not less than 51 percent of the votes cast at a legal meeting called to consider such action: *Provided*, That such member shall comply with all laws, if any, of its jurisdiction which expressly provide for conversion into a Federal association, and with the rules and regulations in this subchapter.

§ 143.9 *Preliminary application—(a) Form.* Any member of a Federal home loan bank that desires to convert into a Federal association, hereinafter referred to as "applicant," may, after approval by its board of directors, file its preliminary application for conversion in form prescribed by the Board; any institution which is not a member of a Federal home

loan bank but which is eligible to apply for such membership may likewise file simultaneously its application for such membership and its preliminary application for conversion. (The Board has prescribed a form of "Preliminary Application for Conversion into a Federal Association," copies of which may be obtained from the Home Loan Bank Board, Washington, D. C., or from any Federal home loan bank.)

(b) *Filing.* A preliminary application for conversion into a Federal association shall be filed in duplicate with the Board through the Federal home loan bank of which the applicant is or proposes to become a member. The applicant shall submit such financial statements and such other information as the Board may require and shall pay all costs, as determined by the Board, arising out of the Board's consideration of the application; the applicant shall also submit with its preliminary application a statement showing the plan of conversion, which shall expressly provide for (1) appropriate reserves and surplus for the Federal association; (2) satisfaction in full or assumption by the Federal association of all creditor obligations of the applicant; (3) issuance by the Federal association of its savings accounts to the holders of withdrawable accounts of the applicant in an amount equivalent to the value of their accounts, including the present value of any preferences to which any of such holders are entitled; and (4) issuance by the Federal association of its savings accounts to all holders of guarantee, permanent, reserve fund, or other nonwithdrawable capital stock of the applicant in an amount equivalent to the value of such stock.

(c) *Board action.* The Board will consider the preliminary application for conversion, together with such information and reports of examination, audit, and appraisal as may have been submitted to or required by the Board, and will either approve or disapprove such application; approval may be conditional.

§ 143.10 *Approval by members.* Upon approval by the Board of a preliminary application for conversion into a Federal association the applicant shall proceed promptly to comply with all conditions prescribed in such approval and to obtain the vote of its members required by the laws of the jurisdiction to which the applicant is subject, if any, which expressly provide for conversion into a Federal association, and in any event to obtain the vote required by section 5 (f) of the Home Owners' Loan Act of 1933, as amended, in favor of the plan of conversion as approved by the Board, and to comply with all other necessary legal formalities; the Board reserves the right to cancel its approval of a preliminary application for conversion into a Federal association in the event an applicant fails to obtain promptly the approval of its members as provided in this section.

§ 143.11 *Formal application—(a) Form.* Upon approval by its members of the plan of conversion, as provided in § 143.10, the applicant may file its formal application for conversion into a Federal association in form prescribed by the Board. (The Board has prescribed a

form of "Application for Conversion into a Federal Association", copies of which may be obtained from the Home Loan Bank Board, Washington, D. C., or from any Federal home loan bank.)

(b) *Filing.* The formal application for conversion into a Federal association shall be filed in duplicate with the Board through the Federal home loan bank of which the applicant is or proposes to become a member; such application shall be accompanied by evidence satisfactory to the Board showing compliance by the applicant with all conditions prescribed by the Board in its approval of the preliminary application for conversion into a Federal association and, unless the applicant is insured by the Federal Savings and Loan Insurance Corporation, by formal application for insurance of accounts.

(c) *Issuance of charter.* No formal application for conversion into a Federal association will be approved by the Board unless the applicant shall have been approved for membership in a Federal home loan bank. Upon approval by the Board of a formal application for conversion into a Federal association, the Board will issue a Charter N to such association, as provided in § 144.1 of this subchapter; conversion into a Federal association is completed upon the issuance of such charter and upon compliance with all relevant requirements of law, if any, which expressly provide for such conversion.

§ 143.12 *Organization after conversion.* Upon issuance of a Federal charter, as provided in § 143.11, a legal meeting of the members of such Federal association shall be held promptly, after due notice unless held upon a valid adjournment of a previous legal meeting. At such meeting directors shall be elected and such other action shall be taken as is necessary fully to carry into effect the conversion as approved by the Board and to operate such Federal association in accordance with the law and the rules and regulations in this subchapter. Immediately thereafter the board of directors shall meet, elect officers, and transact such other business as may be necessary and proper. Such association shall not represent itself as a Federal association until the meetings have been held and the required actions taken as herein provided.

PART 144—CHARTER AND BYLAWS

CHARTER

- | | |
|-------|----------------------------------|
| Sec. | |
| 144.1 | Issuance of Charter N. |
| 144.2 | Pending applications. |
| 144.3 | Adoption of Charter N. |
| 144.4 | Evidence of corporate existence. |

BYLAWS

- | | |
|-------|----------------------|
| 144.5 | Prescribed form. |
| 144.6 | Amendment to bylaws. |

AVAILABILITY

- | | |
|-------|----------------------------|
| 144.7 | In offices of association. |
|-------|----------------------------|

AUTHORITY: §§ 144.1 to 144.7 issued under secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.

CHARTER

§ 144.1 *Issuance of Charter N.* Except as provided in § 144.2, the following

form of charter, which shall be known as Charter N, will be issued on and after the effective date of the rules and regulations in this subchapter, upon approval by the Board of any petition for a charter for a Federal association pursuant to the provisions of subsections (a) or (i) of section 5 of the Home Owners' Loan Act of 1938, as amended:

CHARTER N

1. *Corporate title.* The full corporate title of the Federal association hereby chartered is _____ Federal Savings and Loan Association _____

2. *Office.* The home office shall be located at _____, in the County of _____, State of _____

3. *Objects and powers.* The objects of the association are to promote thrift by providing a convenient and safe method for people to save and invest money and to provide for the sound and economical financing of homes; and, in the accomplishment of such objects, it shall have perpetual succession and power: (1) To act as fiscal agent of the United States when designated for that purpose by the Secretary of the Treasury, under such regulations as he may prescribe, and shall perform all such reasonable duties as fiscal agent of the United States as he may require and to act as agent for any other instrumentality of the United States when designated for that purpose by any such instrumentality; (2) To sue and be sued, complain and defend in any court of law or equity; (3) To have a corporate seal, affixed by imprint, facsimile or otherwise; (4) To appoint officers and agents as its business shall require, and allow them suitable compensation; (5) To adopt bylaws not inconsistent with the Constitution or laws of the United States and rules and regulations adopted thereunder and this charter; (6) To raise its capital, which shall be unlimited, by accepting payments on savings accounts representing share interests in the association; (7) To borrow money; (8) To lend and otherwise invest its funds; (9) To wind up and dissolve, merge, consolidate, convert, or reorganize; (10) To purchase, hold, and convey real and personal estate consistent with its objects, purposes, and powers; (11) To mortgage or lease any real and personal estate and take such property by gift, devise, or bequest; and (12) To exercise all powers conferred by law. In addition to the foregoing powers expressly enumerated, this association shall have power to do all things reasonably incident to the accomplishment of its express objects and the performance of its express powers. It shall exercise its powers in conformity with all laws of the United States as they now are, or as they may hereafter be amended, and with all rules and regulations which are not in conflict with this charter now or hereafter made thereunder.

4. *Members.* All holders of the association's savings accounts and all borrowers therefrom are members. In the consideration of all questions requiring action by the members of the association, each holder of a savings account shall be permitted to cast one vote for each \$100, or fraction thereof, of the withdrawal value of his account. A borrowing member shall be permitted, as a borrower, to cast one vote, and to cast the number of votes to which he may be entitled as the holder of a savings account. No member, however, shall cast more than 50 votes. Voting may be by proxy. Any number of members present at a regular or special meeting of the members shall constitute a quorum. A majority of all votes cast at any meeting of members shall determine any question. The members who shall be entitled to vote at any meeting of the members shall be those owning savings accounts and borrowing members of record on the books of the association at the end of the

calendar month next preceding the date of after the date specified as the redemption such meeting. The number of votes which each member shall be entitled to cast at any meeting of the members shall be determined from the books of the association as of the end of the calendar month next preceding the date of such meeting. Those who were members at the end of the calendar month next preceding the date of a meeting of members but who shall have ceased to be members prior to such meeting shall not be entitled to vote thereat. All savings accounts shall be nonassessable.

5. *Directors.* The association shall be under the direction of a board of directors of not less than 5 nor more than 15, as fixed in the association's bylaws or, in the absence of any such bylaw provision, as from time to time expressly determined by resolution of the association's members. Each director of the association shall be a member of the association, and a director shall cease to be a director when he ceases to be a member. Directors of the association shall be elected by its members by ballot: *Provided*, That in the event of a vacancy in the directorate, including vacancies created by an increase in the number of directors, the board of directors may fill such vacancy, if the members of the association fail so to do, by electing a director to serve until the next annual meeting of the members. Directors shall be elected for periods of 3 years and until their successors are elected and qualified, but provision shall be made for the election of approximately one-third of the board of directors each year.

6. *Withdrawals.* The association shall have the right to pay the withdrawal value of its savings accounts at any time upon application therefor and to pay the holders thereof the withdrawal value thereof. Upon receipt of a written request from any holder of a savings account of the association for the withdrawal from such account of all or any part of the withdrawal value thereof, the association shall within 30 days pay the amount requested; *Provided*, that if the association is unable to pay all withdrawals requested at the end of 30 days from the date of such requests, it shall then pay all withdrawals requested in accordance with such methods and procedures as to amounts and allotments of funds for such purposes as shall be provided in regulations made by the Home Loan Bank Board in effect at the date of the request for withdrawal. Holders of savings accounts for which application for withdrawal has been made shall remain holders of savings accounts until paid and shall not become creditors.

7. *Redemption.* At any time sufficient funds are on hand, the association shall have the right to redeem, by lot or otherwise as the board of directors may determine, all or any part of any of its savings accounts on June 30 or December 31, by giving 30 days' notice of such redemption by registered mail addressed to the holder of each such savings account at his last address as recorded on the books of the association. The association may not redeem any of its savings accounts when there is an impairment of its capital or when it has any request for withdrawal which has been on file and unpaid for more than 30 days. The redemption price of each savings account redeemed shall be the full value thereof, as determined by the board of directors, but in no event shall the redemption price be less than the withdrawal amount of such savings account. If a savings account which is redeemed is entitled to participate in any reserve for bonus, the amount in such reserve for bonus which is properly allocable to such savings account shall be paid as part of the redemption price thereof. If any notice of redemption shall have been duly given, and if the funds necessary for such redemption shall have been

set aside so as to be and to continue to be available for that purpose, earnings upon such account shall cease to accrue from and date and all rights with respect to each such account shall forthwith, after such redemption date, terminate, except only the right of the holder of record of such savings account to receive the redemption price thereof without earnings.

8. *Loans and investments.* The association may make any loan or investment authorized by statute and the rules and regulations made by the Home Loan Bank Board and in effect on August 15, 1949; it may make such additional loans and investments as may thereafter be authorized by amendments of the said rules and regulations.

9. *Power to borrow.* The association may borrow money in an aggregate amount not exceeding one-half of its capital; the amount which may be borrowed from sources other than a Federal home loan bank shall not exceed one-tenth of such capital. Notwithstanding the foregoing limitations, the association may, with prior approval by the Home Loan Bank Board, borrow from a Federal home loan bank or from any Federal agency or instrumentality without limitation, upon such terms and conditions as may be required by such bank or agency. The association may pledge and otherwise encumber any of its assets to secure its debts.

10. *Reserves, surplus, and distribution of earnings.* The association shall maintain general reserves for the sole purpose of meeting losses; such reserves shall include the reserve required for insurance of accounts. Any losses may be charged against general reserves. If and whenever the general reserves of the association are not equal to at least 10 percent of its capital, it shall, as of June 30 and December 31 of each year, credit to such reserves an amount equivalent to at least 5 percent of its net earnings for the 6 months' period, or such amount as may be required by the Federal Savings and Loan Insurance Corporation, whichever is greater, until such reserves are equal to at least 10 percent of the association's capital. As of June 30 and December 31 of each year, after payment or provision for payment of all expenses, credits to general reserves and such credits to surplus as the board of directors may determine, and provision for bonus on savings accounts as authorized by regulations made by the Home Loan Bank Board, the board of directors of the association shall cause the remainder of the net earnings of the association for the 6 months' period to be distributed promptly on its savings accounts, ratably, as declared by the board of directors, to the withdrawal value thereof; in lieu of or in addition to such net earnings, any of the association's surplus funds may be likewise distributed. Such net earnings shall be credited to savings accounts or paid, as directed by the owner. All holders of savings accounts shall participate at the same rate and on the same basis in the distribution of earnings: *Provided*, That the association is not required to distribute earnings on short-term savings accounts or on accounts of \$10 or less. Except as provided above, earnings shall be declared on all savings accounts of record at the close of each such 6 months' period, on the withdrawal value of each such account at the beginning of the said 6 months' period, plus the payments made thereon during such period (less amounts withdrawn, and, for purposes of participation in earnings, deducted from the latest previous payments), computed at the declared rate for the time invested, determined as provided below. The date of investment shall be the date of actual receipt of such payments by the association, unless the board of directors fixes a date, not later than the tenth of the month, for determining the date of investment of payments on savings accounts or designated classes thereof. Payments, affected by such determination date, received by the association

on or before such determination date, shall receive earnings as if invested on the first of such month. Payments, affected by such determination date, received subsequent to such determination date, shall receive earnings as if invested on the first of the next succeeding month.

11. *Amendment of charter.* No amendment, addition, alteration, change, or repeal of this charter shall be made unless such proposal is made by the board of directors of the association, and submitted to and approved by the Home Loan Bank Board, and is thereafter submitted to and approved by the members at a legal meeting. Any amendment, addition, alteration, change, or repeal so acted upon and approved shall be effective, if filed with and approved by the Home Loan Bank Board, as of the date of the final approval of, or as fixed by, the members.

HOME LOAN BANK BOARD,
By _____
(Chairman)

Attest:

(Secretary)

§ 144.2 *Pending applications.* All pertinent provisions of Part 142 of this subchapter in effect prior to the effective date hereof shall remain in full force and effect as to any formal applications made prior to such date for permission to organize a Federal association under the provisions of section 5 (a), or to convert to a Federal association under the provisions of section 5 (1), of the Home Owners' Loan Act of 1933, as amended.

§ 144.3 *Adoption of Charter N.* A Federal association that has a Charter E or a Charter K may amend such charter in its entirety to read in the form of Charter N, by majority vote of such association's members present at any duly called regular or special meeting of members: *Provided,* That, in the case of a Federal association that has a Charter K, the board of directors of such association shall first have proposed such amendment, and the provisions of this section shall be deemed to be the approval by the Board of such proposal. Upon receipt of the following petition from a Federal association that has amended its charter as provided in this section, the Board will issue to such Federal association a Charter N in the same name and showing the same location of home office as is prescribed in such association's present charter, unless the Board when petitioned approves a change in such name or location:

HOME LOAN BANK BOARD,
Washington, D. C.

The undersigned, pursuant to § 144.3 of the Rules and Regulations for the Federal Savings and Loan System, respectfully petitions the Board to issue an amended charter in the form of Charter N to the undersigned, fixing the name and home office of the undersigned which its present charter prescribes.

The undersigned, by its secretary, hereby certifies that the members at a meeting duly called and held adopted the following resolution:

"Be it resolved, That the present charter of this association be amended to read in the form of Charter N as set forth in Section 144.1 of the Rules and Regulations for the Federal Savings and Loan System, prescribing the present name and home office fixed by the present charter of this association."

In witness whereof, the Secretary of the undersigned has hereunto affixed his hand

and the seal of the undersigned this _____ day of _____, 19____.

FEDERAL SAVINGS AND
LOAN ASSOCIATION
[CORPORATE
SEAL] By _____

§ 144.4 *Evidence of corporate existence.* The issuance of a charter to a Federal association shall constitute the incorporation of such Federal association by the Board; the charter of a Federal association, or a certified copy thereof under the seal of the Board, shall be evidence of the corporate existence of such Federal association.

BYLAWS

§ 144.5 *Prescribed form.* A Federal association that has a Charter N shall operate under the following prescribed bylaws, unless and until such bylaws are amended in accordance with the procedure therein set forth:

1. *Annual meetings of members.* The annual meeting of the members of the association for the election of directors and for the transaction of any other business of the association shall be held at its home office at 2 o'clock in the afternoon on the third Wednesday in January of each year, if not a legal holiday, or if a legal holiday then on the next succeeding day not a legal holiday. The annual meeting may be held at such other time on such day or at such other place in the same community as the board of directors may determine. At each annual meeting, the officers shall make a full report of the financial condition of the association and of its progress for the preceding year, and shall outline a program for the succeeding year. Annual meetings of the members shall be conducted in accordance with Roberts' Rules of Order.

2. *Special meetings of members.* Special meetings of the members of the association may be called at any time by the president or the board of directors, and shall be called by the president, a vice president, or the secretary upon the written request of members holding of record in the aggregate at least one-tenth of the capital of the association. Such written request shall state the purposes of the meeting and shall be delivered at the home office of the association addressed to the president. Special meetings of the members shall be conducted in accordance with Roberts' Rules of Order.

3. *Notice of meeting of members.* (a) Notice of each annual meeting shall be either published once a week for the two successive calendar weeks (in each instance on any day of the week) immediately prior to the week in which such annual meeting shall convene, in a newspaper printed in the English language and of general circulation in the city or county in which the home office of the association is located, or mailed postage prepaid at least 15 days and not more than 30 days prior to the date on which such annual meetings shall convene to each of its members of record at his last address appearing on the books of the association. Such notice shall state the name of the association, the place of the annual meeting and the time when it shall convene. A similar notice shall be posted in a conspicuous place in each of the offices of the association during the 14 days immediately preceding the date on which such annual meeting shall convene. If any member, in person or by attorney thereunto authorized, shall waive in writing notice of any annual meeting of members, notice thereof need not be given to such member.

(b) Notice of each special meeting shall be either published once a week for the two consecutive calendar weeks (in each instance

on any day of the week) immediately prior to the week in which such special meeting shall convene, in a newspaper printed in the English language and of general circulation in the city or county in which the home office of the association is located, or mailed postage prepaid at least 15 days and not more than 30 days prior to the date on which such special meeting shall convene to each of its members of record at his last address appearing on the books of the association. Such notice shall state the name of the association, the purpose or purposes for which the meeting is called, the place of the special meeting and the time when it shall convene. A similar notice shall be posted in a conspicuous place in each of the offices of the association during the 14 days immediately preceding the date on which such special meeting shall convene. If any member, in person or by attorney thereunto authorized, shall waive in writing notice of any special meeting of members, notice thereof need not be given to such member.

4. *Meetings of the board of directors.* The board of directors shall meet regularly without notice at the home office of the association at least once each month at the hour and date fixed by resolution of the board of directors, provided that the place of meeting may be changed by the directors. Special meetings of the board of directors may be held at any place in the territory in which the association may make loans specified in a notice of such meeting and shall be called by the secretary upon the written request of the president, or of three directors. All special meetings shall be held upon at least 3 days' written notice to each director unless notice be waived in writing before or after such meeting. Such notice shall state the place, time, and purposes of such meeting. A majority of the directors shall constitute a quorum for the transaction of business. The act of a majority of the directors present at any meeting at which there is a quorum shall be the act of the board of directors. All meetings of the board of directors shall be conducted in accordance with Roberts' Rules of Order.

5. *Officers, employees, and agents.* Annually at the meeting of the board of directors of the association next following the annual meeting of the members of the association, the board of directors shall elect a president, one or more vice presidents, a secretary, and a treasurer: *Provided,* That the offices of secretary and treasurer may be held by the same person, and a vice president may also be either the secretary or the treasurer. The board of directors may appoint such additional officers and such employees and agents as it may from time to time determine. The term of office of all officers shall be one year or until their respective successors are elected and qualified; but any officer may be removed at any time by the board of directors. In the absence of designation from time to time of powers and duties by the board of directors, the officers shall have such powers and duties as generally pertain to their respective offices.

6. *Resignation of directors.* Any director may resign at any time by sending a written notice of such resignation to the office of the association delivered to the secretary. Unless otherwise specified therein, such resignation shall take effect upon receipt thereof by the secretary. More than three consecutive absences from regular meetings of the board of directors, unless excused by resolution of the board of directors, shall automatically constitute a resignation, effective when such resignation is accepted by the board of directors.

7. *Powers of the board.* The board of directors shall have power—

(a) To appoint and remove by resolution the members of an executive committee, the members of which shall be directors, which committee shall have and exercise the powers

of the board of directors between the meetings of the board of directors;

(b) To appoint and remove by resolution the members of such other committees as may be deemed necessary and prescribe the duties thereof;

(c) To fix the compensation of directors, officers, and employees; and to remove any officer or employee at any time with or without cause;

(d) To extend leniency and indulgence to borrowing members who are in distress and generally to compromise and settle any debts and claims;

(e) To limit payments on capital which may be accepted;

(f) To reject any application for savings accounts or membership; and

(g) To exercise any and all of the powers of the association not expressly reserved by the charter to the members.

8. *Execution of instruments, generally.* All documents and instruments or writings of any nature shall be signed, executed, verified, acknowledged, and delivered by such officers, agents, or employees of the association or any one of them and in such manner as from time to time may be determined by resolution of the board of directors. All notes, drafts, acceptances, checks, endorsements, and all evidences of indebtedness of the association whatsoever shall be signed by such officer or officers or such agent or agents of the association and in such manner as the board of directors may from time to time determine. Endorsements for deposit to the credit of the association in any of its duly authorized depositories shall be made in such manner as the board of directors may from time to time determine. Proxies to vote with respect to shares or accounts of other associations or stock of other corporations owned by or standing in the name of the association may be executed and delivered from time to time on behalf of the association by the president or a vice president and the secretary or an assistant secretary of the association or by any other person or persons thereunto authorized by the board of directors.

9. *Savings account certificates.* Such officers or employees as may be designated by the board of directors shall deliver to each person upon the initial payment on his savings account in the association an account book or other written evidence of such account.

10. *Seal.* The seal shall be two concentric circles between which shall be the name of the association. The year of incorporation, the word "incorporated", or an emblem may appear in the center.

11. *Amendment.* These bylaws may be amended at any time by a two-thirds affirmative vote of the board of directors, or by a vote of the members of the association. Each and every amendment shall be subject to the approval of the Home Loan Bank Board, and shall be ineffective until such approval shall be given: *Provided*, That, without the approval of the Home Loan Bank Board, section 1 of the bylaws may be amended so that the time of day for convening the annual meeting may be fixed at any hour not earlier than 10 a. m. or later than 9 p. m., and a section providing for a bonus may be added or repealed as provided in the rules and regulations for the Federal Savings and Loan System.

§ 144.6 *Amendment to bylaws.* This section constitutes approval by the Board of any one or more of the following amendments to the bylaws of any Federal association, upon the valid adoption of any such amendment by such association's directors or members as provided in its bylaws, effective when so adopted:

(a) *Nominating committee.* The president, at least 30 days prior to the date of each annual meeting, shall appoint

a nominating committee of three persons who are members of the association. Such committee shall make nominations for directors in writing, and deliver to the secretary such written nominations at least 15 days prior to the date of the annual meeting, which nominations shall forthwith be posted in a prominent place in the home office for the 15 days' period prior to the date of the annual meeting. *Provided* such committee is appointed and makes such nominations, no nominations for directors except those made by the nominating committee shall be voted upon at the annual meeting unless other nominations by members are made in writing and delivered to the secretary of the association at least 10 days prior to the date of the annual meeting, which nominations shall forthwith be posted in a prominent place in the home office for the 10 days' period prior to the date of the annual meeting. Ballots bearing the names of all persons nominated by the nominating committee and by other members prior to the annual meeting shall be provided for use by the members at the annual meeting. If at any time the president shall fail to appoint such nominating committee, or the nominating committee shall fail or refuse to act at least 15 days prior to the annual meeting, nominations for directors may be made at the annual meeting by any member and shall be voted upon.

(b) *New business.* Any new business to be taken up at the annual meeting, including any proposal to increase or decrease the number of directors of the association, shall be stated in writing and filed with the secretary of the association on or before thirty (30) days before the date of the annual meeting, and all business so stated, proposed and filed shall be considered at the annual meeting, but no other proposal shall be acted upon at the annual meeting. Any member may make any other proposal at the annual meeting and the same may be discussed and considered, but unless stated in writing and filed with the secretary thirty (30) days before the meeting such proposal shall be laid over for action at an adjourned, special or regular meeting of the members taking place thirty (30) days or more thereafter. This provision shall not prevent the consideration and approval or disapproval at the annual meeting of the reports of officers and committees, but in connection with such reports no new business shall be acted upon at such annual meeting unless stated and filed as herein provided.

(c) *Voting by proxy.* Voting at any annual or special meeting of the members may be made by proxy, it being provided that no proxies shall be voted at any meeting unless such proxies shall have been placed on file with the secretary of the association, for verification, at least five (5) days prior to the date on which such meeting shall convene.

(d) *Number of directors.* The number of directors of the association shall be -----

(e) *Bonus accounts.* The association shall be obligated to pay a bonus for regular payments on savings accounts upon the bonus plan set forth in the

rules and regulations made by the Home Loan Bank Board.

AVAILABILITY

§ 144.7 *In offices of association.* A Federal association shall cause a true copy of its charter and bylaws, including any amendments thereto, to be at all times available to the members of such association in each of its offices, and shall deliver a copy of such charter and bylaws to any member upon request.

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AUTHORITY: §§ 145.1 to 145.27 issued under secs. 4 (a), 5 (a), 48 Stat. 129, 132; 12 U. S. C. 1463 (a), 1464 (a); Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.

CAPITAL

§ 145.1 *Savings accounts.* The capital of a Federal association may be raised through payments on its savings accounts in the form of cash, or of property in which such Federal association is authorized to invest, and in the absence of actual fraud in the transaction, the value of such property, as determined by the board of directors of such Federal association, shall be conclusive. The savings accounts of a Federal association that has a Charter E or a Charter K and which amends such charter to read in the form of Charter N shall continue to have the same rights and privileges and to be subject to the same duties and liabilities as were provided in the charter in effect at the time such savings accounts were created, until exchanged for a savings account issued under the provisions of Charter N. No sales commission shall be paid by any Federal association to any of its officers or directors for the sale of its savings accounts: *Provided*, That any such association may distribute prizes in cash or otherwise to any of its officers or directors in connection with any drive or contest authorized by the association's board of directors for the increase of the association's capital by the development of new savings accounts. Except to the extent expressly authorized by Charter E, no Federal association shall directly or indirectly charge any membership admission, repurchase, withdrawal, or any other fee or sum of money, for the privilege of becoming, remaining, or ceasing to be a holder of a savings account of such Federal association.

§ 145.2 *Evidence of ownership—(a) Signature card.* In connection with the issuance of a savings account a Federal association shall obtain a card containing the signature of the owner of such account or his duly authorized representative and shall preserve such signature card in the records of the association.

(b) *Account books and certificates.* A Federal association that has Charter N shall issue to each holder of its savings accounts an account book, or a separate certificate, evidencing the ownership of the account and the interest of the holder thereof in the capital of such Federal association; except as hereinafter provided, each such certificate shall be in form prescribed by the Board. (The Board has prescribed for use by all Federal associations that have Charter K, forms of certificates evidencing the ownership of savings share accounts, short-term savings share accounts, and investment share accounts; and has prescribed for use by all Federal associations that have Charter N forms of certificates evidencing ownership of savings accounts. Illustrative copies of these forms may be obtained from the Home Loan Bank Board, Washington, D. C., or from any Federal home loan bank.) Any Federal association that has a Charter E may, until otherwise provided by the Board, continue to use the forms of share certificates being issued by such association as of the effective date hereof: *Provided*, That no such form is in conflict with any express provision of such association's charter or bylaws.

(c) *Ownership of record.* A Federal association may treat the holder of record of a savings account as the owner for all purposes without being affected by any notice to the contrary unless such Federal association has acknowledged in writing notice of a pledge of such savings account. Savings accounts of a Federal association shall be transferable only upon the books of the association and upon proper application by the transferee and the acceptance of the transferee as a member upon terms approved by the board of directors.

(d) *Duplicate account books and certificates.* Upon filing with a Federal association by the holder of record as shown by the books of the association, or by his legal representative, of an affidavit to the effect that the certificate or account book evidencing his savings account with the association has been lost or destroyed, and that such certificate or account book has not been pledged or assigned in whole or in part, such Federal association shall issue a new certificate or account book evidencing such savings account in the name of the holder of record: *Provided*, That the board of directors shall, if in its judgment it is necessary, require a bond in an amount sufficient to indemnify the association against any loss which might result from the issuance of such new certificate or account book.

§ 145.3 *Bonus on savings accounts—*

(a) *Creation of bonus plan.* The members of a Federal association which has a charter not inconsistent with the provisions of this section may, by bylaw provision, obligate the association to pay a bonus for regular payments on savings accounts. Thereafter, any member of such association desiring a bonus shall agree to make regular monthly payments of a specified amount on a savings account until the withdrawal value thereof is equal to at least 200 times the agreed monthly payment, and if the agreed monthly payments are made each and every month thereafter until the withdrawal value of such savings account is equal to at least 200 times the agreed monthly payment, without a delay of more than 60 days in the payment of any monthly payment and without any prepayment of more than 12 months, and if within such period no application has been made for withdrawal of any part of such savings account, the bonus shall be payable on the date on which the withdrawal value of such savings account equals or exceeds 200 times the agreed monthly payment. The bonus rate on such savings account shall be 1 percent per annum and the amount of the bonus shall be determined as follows:

Divide the dollar amount of each semi-annual distribution of earnings on such savings account by a figure equal to the annual rate of each such semiannual distribution; and the amount of the bonus shall be the sum of the quotients obtained: *Provided, however*, That if a member who has agreed to make regular monthly payments on a savings account under this plan shall apply for the withdrawal of such account in part or in full, or shall fail to meet any of the other

terms of the bonus agreement after such account shall have reached (1) at least 50, but less than 100, times the agreed monthly payment on such account in accordance with the terms of the agreement, such member shall be entitled to receive, in addition to the withdrawal value of such account, a bonus equivalent to 25 percent of the amount of the reserve for bonus which is, at the time of such withdrawal, properly allocable to such account; (2) at least 100, but less than 150, times the agreed monthly payment, 50 percent of such amount; and (3) at least 150, but less than 200, times the agreed monthly payment, 75 percent of such amount.

(b) *Existing bonus rights.* The holder of a savings account of a Federal association which has a Charter K and which amends such charter by the adoption of Charter N shall, upon the exchange of such savings account for a savings account issued under Charter N, have the rights and privileges, and be subject to the duties and liabilities, provided in this section, as if originally created under the provisions hereof: *Provided*, That the savings account so exchanged entitled the holder thereof, at the time of such exchange, to an interest in any reserve for bonus created under the provisions of such Charter K.

(c) *Bonus Reserve.* A Federal association that is obligated to pay a bonus to any of the holders of its savings accounts for regular monthly payments thereon shall establish and maintain a Reserve for Bonus sufficient to meet the bonus obligation. The board of directors may transfer to surplus or to other reserves any excess in the Reserve for Bonus.

(d) *Abolition of bonus plan.* The members of a Federal association may, by amendment of such association's bylaws, abolish any bonus plan as to savings accounts opened after the effective date of such action.

§ 145.4 *Withdrawals.* When a Federal association that has a Charter N is unable to pay all withdrawal requests within a period of 30 days from the date of receipt of written request therefor, the association shall then number and file all withdrawal requests in the order received and shall proceed in the following manner while any withdrawal request remains unpaid for more than 30 days:

Withdrawal requests shall be paid in the order received and if any holder of a savings account or accounts has requested the withdrawal of more than \$1,000, he shall be paid \$1,000 in order when reached and his withdrawal request shall be charged with such amount as paid and shall be renumbered and placed at the end of the list of withdrawal requests, and thereafter, upon again being reached, shall be paid a like amount, but not exceeding the withdrawal value of his savings account, and until such withdrawal request shall have been paid in full, shall continue to be so paid, renumbered, and replaced at the end of the withdrawal requests on file: *Provided*, That when any such request is reached for payment, such association shall so advise the holder of such savings account by registered mail to his

last address as recorded on the books of the association and, unless such holder shall apply in person or in writing for the payment of such withdrawal request within 30 days from the date of the mailing of such notice, no payment on account of such withdrawal request shall be made and such request shall be cancelled: *And provided further*, That the board of directors shall have absolute right to pay on an equitable basis an amount not exceeding \$200 to any holder of a savings account or accounts in any calendar month and without regard to any other provision of this section.

A Federal association that has a Charter N may not make or purchase new loans or investments in an amount exceeding 20 percent of such association's receipts from holders of its savings accounts and from its borrowers while the association is unable to pay all withdrawal requests within a period of 30 days from the date of request therefor.

§ 145.5 Retirement of Government investments—(a) Upon call. Requests for the retirement of investments in a Federal association by the Secretary of the Treasury and by the Home Owners' Loan Corporation shall be made in accordance with law; the basis for computing the amount which the Secretary of the Treasury or the Home Owners' Loan Corporation may at any time request a Federal association to retire shall be the original amount of separate investments in such association made 5 years or more prior to the date of such request, and the original amount of each such separate investment shall be included in the said basis until such time as the investment would have been fully retired had separate requests been made for the retirement of each such investment and had the retirements been applied accordingly. Retirements shall be applied to the investment first made by the Secretary of the Treasury or the Home Owners' Loan Corporation and not previously retired.

(b) Prior to call date. A Federal association may retire investments by the Secretary of the Treasury and by the Home Owners' Loan Corporation in advance of the date on which such investments may be called for retirement by requesting from time to time voluntary withdrawal of investments by the Secretary of the Treasury and by the Home Owners' Loan Corporation in the same order as applications for retirement of such investments would be made by the Secretary of the Treasury or the Home Owners' Loan Corporation under the provisions of law and of this section. All such retirements will be deducted from the next succeeding calls for retirement which the Secretary of the Treasury or the Home Owners' Loan Corporation is authorized by law and regulation to make, and shall be applied in like manner on retirements made upon call. No request for the privilege of retiring any investment by the Secretary of the Treasury will be approved by the Board unless such request is received by it at its office in Washington, D. C., within 30 days subsequent to the last preceding June 30 or December 31, accompanied by a check, postal money order, or bank draft

in the amount of the investment sought to be retired together with any net earnings declared but unpaid.

(c) Return of evidence of investment. The receipt, certificate or other evidence of investment by the Secretary of the Treasury or the Home Owners' Loan Corporation will be returned to a Federal association upon the retirement in full of the investment represented by such instrument; partial retirements of investments will be evidenced by appropriate endorsement on the receipt, certificate or other evidence of the investment.

(d) Withdrawal fee. No Federal association shall charge any withdrawal, repurchase or other fee or sum of money for or in connection with the retirement of any investment in such association by the Secretary of the Treasury or by the Home Owners' Loan Corporation.

LOANS

§ 145.6 Real estate loans.

§ 145.6-1 Lending powers under sections 13 and 14 of Charter K. Any Federal association which has Charter K may under sections 13 and 14 thereof, make the following types of loans on the security of first liens on improved real estate and the use by such an association of loan plans, practices, and procedures which comply with the applicable provisions of §§ 145.6 to 145.6-13, are hereby approved by the Board:

(a) Homes or combination of homes and business property—(1) Monthly installment loans. Installment loans may be made on homes or combination of homes and business property for an amount not in excess of 75 percent of the value thereof, repayable monthly within 20 years or, if an insured or guaranteed loan, within the period acceptable to the insuring or guaranteeing agency: *Provided*, That, when the members of such an association have authorized loans to be made for an amount exceeding 75 percent of the value, such loans may be made up to the percentage of value authorized by the members but not in excess of:

(i) 80 percent of the value, if the loan is not an insured or guaranteed loan;

(ii) The maximum percentage of the value acceptable to the insuring agency, if an insured loan;

(iii) 80 percent of the value, plus the amount guaranteed if a guaranteed loan.

(2) Other installment loans. Loans of any type that such an association may make on a monthly installment basis may also be made with interest payable at least semi-annually and with regular periodic principal installments payable at least annually in an amount sufficient to retire the debt, interest and principal, within 5 years, or, subject to the limitations of § 145.6-7 (for which purpose all such loans as are not fully repayable within 5 years shall be deemed "Non-installment Loans"), within 15 years: *Provided*, That insured or guaranteed loans may be repayable upon such terms as are acceptable to the insuring or guaranteeing agency.

(3) Loans without full amortization. Loans of any type that such an association may make on a monthly installment basis may also be made without full

amortization of principal: *Provided*, That except for insured or guaranteed loans, interest shall be payable at least semi-annually and any such loan may be made for an amount not in excess of 50 percent of the value and for a term of not more than 5 years: *And provided further*, That, if the members have authorized loans to be made without full amortization up to such higher percentage, such loans may be made for an amount not in excess of 60 percent of the value and for a term of not more than 3 years.

(b) Other improved real estate—(1) Monthly installment loans. Installment loans may be made on other improved real estate for an amount not in excess of 50 percent of the value thereof, repayable monthly within 20 years or, if an insured or guaranteed loan, within the period acceptable to the insuring or guaranteeing agency: *Provided*, That, when the members of such an association have authorized loans to be made upon such security for an amount exceeding 50 percent of the value, such loans may be made up to the percentage of value authorized by the members but not in excess of:

(i) The maximum percentage acceptable to the insuring agency, if an insured loan;

(ii) 75 percent of the value of five-family or six-family residential property;

(iii) 60 percent of the value of residential property for more than six families but for not more than twelve families;

(iv) 66⅔ percent of the value of property used primarily for residential purposes: *Provided*, That the loan is an installment loan repayable monthly within a period of 15 years;

(v) 60 percent of the value of real estate which is improved by an income-producing structure thereon: *Provided*, That the loan is an installment loan repayable monthly within a period of 15 years;

(vi) The percentage of value that such an association may otherwise lend under this paragraph plus the amount guaranteed, if a guaranteed loan: *Provided*, That any percentage of value may be loaned if at least 20 percent of the loan is guaranteed.

(2) Other loans. Loans of any type that such an association may make on a monthly installment basis may also be made upon any other plan of repayment: *Provided*, That, except for insured or guaranteed loans, interest shall be payable at least semi-annually and any such loan may be made for an amount not in excess of 50 percent of the value and for a term of not more than 5 years: *And provided further*, That, if the members have authorized loans to be made without full amortization up to such higher percentage of the value of other improved real estate used primarily for residential purposes, such loans may be made for an amount not in excess of 60 percent of the value thereof and for a term of not more than 3 years.

§ 145.6-2 Lending powers under sections 11 and 12 of Charter E. Any Federal association which has Charter E may, under sections 11 and 12 thereof, make monthly installment loans, re-

payable in not less than 5 nor more than 20 years, on the security of first liens on homes or combination of homes and business property for an amount not in excess of 75 percent of the value thereof, and on other improved real estate for an amount not in excess of 50 percent of the value thereof.

§ 145.6-3 Lending powers under other charter provisions. Any Federal association that has amended Charter K by the addition thereto of section 14.1 and any Federal association which has a charter in any other form not inconsistent with the provisions of §§ 145.6 to 145.6-13, may upon authorization by its board of directors and without further action by its members, make the following types of loans and the use by any such association of the applicable loan plans, practices, procedures, and maximum lending percentages is hereby approved by the Board:

(a) Any loan that a Federal association which has Charter K may make under § 145.6-1;

(b) Any guaranteed loan on the security of a lien other than a first lien on real estate: *Provided*, At least 20 percent of the loan is guaranteed.

§ 145.6-4 Participation loans. Any Federal association may participate with other lenders in making loans of any type that such an association may otherwise make: *Provided*, That:

(a) The real estate security is located within such association's regular lending area;

(b) Each of the lenders is either an instrumentality of the United States Government or is insured by the Federal Savings and Loan Insurance Corporation or by the Federal Deposit Insurance Corporation.

§ 145.6-5 Purchase of loans. Any Federal association may purchase loans of any type that it may make: *Provided*, That no loan may be purchased from an affiliated institution without the prior approval of the Board, or from a director, officer or employee of such association, or from any person or firm regularly serving such association in the capacity of attorney-at-law: *And provided further*, That if such an association increases its savings accounts as a part of any such purchase it shall obtain such approval as is required by the rules and regulations for insurance of accounts.

§ 145.6-6 Lending area. The regular lending area of a Federal association consists of the area within a radius of fifty miles from such association's home office and, in the case of a Federal association which is converted from a State-chartered institution, that territory beyond fifty miles from its home office in which such association made loans while operating under State charter. Any Federal association may make loans in its regular lending area and, within the 15-percent-of-assets limitation as defined in § 145.6-7, in other territory: *Provided*, That such association shall comply with the provisions of the rules and regulations for insurance of accounts with respect to loans on the security of real estate located more than fifty miles from the association's home

office. Each converted association that desires to continue to make loans beyond fifty miles from its home office in territory in which it made loans while operating under State charter shall file with the Board a map showing the territory within which such association made loans while operating under State charter. For the purpose of this section a county is the unit of "territory" in which a converted association made loans beyond a radius of fifty miles from its home office while operating under State charter.

§ 145.6-7 Real estate loans and investments subject to 15-percent-of-assets limitation. Any Federal association may make loans of the types enumerated in paragraphs (a) through (d) of this section on the security of first liens on improved real estate only when the resulting aggregate amount of the following investments does not exceed 15 percent of the association's assets:

(a) Loans in excess of \$20,000, after deducting each part of any such loan, if secured by a blanket mortgage, which is apportionable in an amount not exceeding \$20,000 to each home or combination of home and business property which is a part of the security;

(b) Loans on other improved real estate;

(c) Loans on improved real estate located beyond the association's regular lending area;

(d) Non-installment loans;

(e) Real estate owned, except

(1) Property owned and occupied by the association as an office;

(2) Homes or combination of homes and business property which are located within the regular lending area and which have a book value of not more than \$20,000 each:

Provided, That any guaranteed loan, at least 20 percent of which is guaranteed, made by any Federal association that has amended Charter K by the addition thereto of section 14.1, or by any Federal association which has a charter in any other form not inconsistent with the provisions of §§ 145.6 to 145.6-13, is exempt from the limitations of this section.

§ 145.6-8 Loans to directors, officers, or employees. A Federal association may not make a real estate loan to a director, officer or employee of the association, or to any attorney or firm of attorneys, regularly serving the association in the capacity of attorney at law, or to any partnership in which any such director, officer, employee, attorney or firm of attorneys has any interest, and no real estate loan shall be made to any corporation in which any of such parties are stockholders, except that with the prior approval of its board of directors a real estate loan may be made to a corporation in which no such party owns more than fifteen percent of the total outstanding stock and in which the stock owned by all such parties does not exceed twenty-five percent of the total outstanding stock: *Provided*, That nothing herein shall prohibit a Federal association from making loans on the security of a first lien on the home or combination of home and business property owned and occupied by a director, officer or employee

of an association, or by an attorney or member of a firm of attorneys regularly serving the association in the capacity of attorney-at-law.

§ 145.6-9 Appraisals. No loan shall be made by any Federal association until at least two qualified persons designated by its board of directors shall have submitted a signed appraisal of the real estate security; or, if an insured or guaranteed loan, until two qualified persons designated by the board of directors (one of whom may be the appraiser accepted by the insuring or guaranteeing agency) shall have concurred in or approved, in writing, the valuation assigned to the real estate security by the appraiser accepted by the insuring or guaranteeing agency: *Provided*, That any Federal association which has amended its Charter by the addition thereto of section 14.1 and any Federal association which has a charter in any other form not inconsistent with the provisions of §§ 145.6 to 145.6-13, may, when authorized by its board of directors, make any loan after a qualified person designated by such board of directors shall have submitted a signed appraisal of the real estate security and may make any insured or guaranteed loan on the basis of a valuation of the real estate security furnished to such Federal association by the insuring or guaranteeing agency.

§ 145.6-10 Initial loan charges. No director, officer, or employee of a Federal association, and no person or firm regularly serving such association in the capacity of attorney-at-law, may receive from the association or from any other source any fee or other compensation of any kind in connection with the procuring of any particular loan from or by such association. Borrowers may be required to pay the necessary initial charges in connection with the making of a loan, including the actual costs of title examination, appraisal, credit report, survey, drawing of papers, closing of the loan, and other necessary incidental services and costs in such reasonable amounts as may be fixed by the board of directors; such necessary initial charges may be collected by the association from the borrower and paid to any persons, including any such director, officer, employee, attorney or firm rendering such services. Upon the closing of the loan, the association shall furnish the borrower a loan settlement statement showing in detail the charges or fees the borrower has paid or obligated himself to pay to the association or to any other person in connection with such loan; and a copy of such loan settlement statement shall be retained in the records of the association.

§ 145.6-11 Loan contract. Each loan shall be evidenced by note, bond, or other instrument and shall be secured by such security instrument as is in keeping with sound lending practices in the locality. The loan contract shall provide for full protection to the Federal association and shall be recorded; it shall provide specifically for full protection with respect to insurance, taxes, assessments, other governmental levies, maintenance, and repairs, and it may provide for an assign-

ment of rents and for such other protection as may be lawful or appropriate. Such Federal association may pay taxes, assessments, insurance premiums, and other similar charges for the protection of its interest in the property on which it has loans; all such payments may, when lawful, be added to the unpaid balance of the loan. A Federal association may require life insurance to be assigned to it by its borrowers as additional collateral for loans on the security of real estate; such association may advance premiums on any such life insurance and, when lawful, may add the premium so advanced to the unpaid balance of the loan. A Federal association may require that the equivalent of one-twelfth of the estimated annual taxes, assessments, insurance premiums, and other charges on real estate security, or any of them, be paid in advance to such association in addition to interest and principal payments on its loans, to enable the association to pay such charges as they become due from the funds so received. A Federal association shall keep a record of the status of taxes, assessments, insurance premiums, and other charges on all real estate on which such association has loans or which is owned by it. All loan instruments shall comply with applicable provisions of law, governmental regulations, and the Federal association's charter.

§ 145.6-12 Loan payments. Payments on the principal indebtedness of all loans on real estate security shall be applied direct to the reduction of such indebtedness. Payments on all monthly installment loans, other than construction loans, insured loans, and guaranteed loans, shall begin not later than sixty days after the advance of the loan; insured loans and guaranteed loans may be repayable upon terms acceptable to the insuring or guaranteeing agency and the Board hereby approves for use by any Federal association a loan plan wherein payments on any construction loans that such association may otherwise make under §§ 145.6 to 145.6-13 shall begin not later than 6 months after the date of the first advance. The Board hereby approves for use by any Federal association, except Federal associations that have Charter E, a loan plan wherein the association may require the payment of not more than six months' advance interest on the amount of any prepayment on a loan when the aggregate amount of such prepayments in any one year equals or exceeds twenty percent of the original principal amount of the loan: *Provided*, That the loan contract makes express provision therefor.

§ 145.6-13 Reserve for uncollected interest. A "Reserve for Uncollected Interest" shall be maintained equivalent to all interest in default more than 90 days.

§ 145.7 Loans on savings accounts. Any Federal association may make loans on the security of its savings accounts, whether or not the borrower is the owner of such account: *Provided*, That the association obtains a lien upon, or a pledge of, such savings account as security therefor. No such loan may exceed the

withdrawal amount of the savings account securing the loan or the maximum percentage thereof which the association is authorized by its charter to lend upon such security, whichever is less, and no such loan may be made when the association has any application for withdrawal which has been on file more than 30 days and not reached for payment.

§ 145.8 Unsecured loans. Any Federal association that has amended Charter K by the addition thereto of section 14.1 and any Federal association which has a charter in any other form not inconsistent with the provisions of this section may, upon adoption of such a loan plan by its board of directors, make or purchase:

(a) Any unsecured loan at least 20 percent of which is guaranteed under the provisions of the Servicemen's Readjustment Act of 1944, as now or hereafter amended;

(b) Simple-interest, discount, or gross-charge loans for property alteration, repair, or improvement (except business loans provided by section 503 of the Servicemen's Readjustment Act of 1944, as now or hereafter amended, and not secured by lien on real estate) without the security of a lien upon such property: *Provided*, That:

(1) The net proceeds of any such loan do not exceed \$1,500;

(2) The property is located in such association's regular lending area as defined in § 145.6 (f);

(3) Each such loan is evidenced by one or more negotiable notes, bonds, or other written evidences of debt;

(4) The resulting aggregate amount of all such loans does not exceed an amount equal to 15 percent of such association's assets;

(5) Each such loan is repayable in regular monthly installments within a period of 5 years;

And provided further, That any such loan for property alteration, repair, or improvement that is accepted for insurance under the provisions of the National Housing Act, as now or hereafter amended, or for insurance or guarantee under the provisions of the Servicemen's Readjustment Act of 1944, as now or hereafter amended, may be repayable upon such terms and within such period as are acceptable to the insuring or guaranteeing agency and in an amount not exceeding \$2,500: *Provided*, That no Federal association may make any unsecured loan to a director, officer, or employee of the association, or to any person or firm regularly serving the association in the capacity of attorney-at-law, except for the alteration, repair, or improvement of the home or combination of home and business property owned and occupied by such borrowing director, officer, employee, attorney or firm.

OTHER INVESTMENTS

§ 145.9 Stocks and securities. A Federal association may invest without limit in the obligations of, or obligations guaranteed as to principal and interest by, the United States; in stock of a Federal home loan bank; and in obligations of Federal home loan banks.

§ 145.10 Office building. A Federal association may invest in an office building or buildings, and appurtenances, for the transaction of such association's business, or for the transaction of such business and for rental: *Provided*, That no such investment may be made without the prior approval of the Board if the total amount of the investment exceeds the aggregate amount of the association's general reserves and surplus. A Federal association may not purchase an office building, or any part thereof, or land upon which to erect an office building, from an affiliated institution, from an officer, director or employee of such association, or from a corporation or association in which any officer, director or employee is a stockholder or is an officer, director or employee, or from a partnership in which any officer, director or employee is a partner, without the prior approval of the Board.

BROKERAGE BUSINESS AND SALE OF LOANS

§ 145.11 Restrictions. A Federal association may not engage in the mortgage brokerage business. A Federal association may sell any loan at any time if the total dollar amount of loans sold, including such sale, within the calendar year beginning January 1 immediately preceding the date of such sale, does not exceed a sum equivalent to 20 percent of the dollar amount of all loans held by such Federal association at the beginning of such calendar year. The limitation upon the sale of loans may be adjusted in the case of any Federal association upon application to and approval by the Board. All loans sold shall be sold without recourse, and if under a contract to service the same, then on a basis to provide sufficient compensation to the Federal association to reimburse it for expenses incurred under its service contract.

FIDELITY BONDS

§ 145.12 Bonds for directors, officers, employees, and agents. Each Federal association shall provide and maintain a fidelity bond covering its directors, officers, employees, and agents in the form and amount required by the Federal Savings and Loan Insurance Corporation.

OFFICES

§ 145.13 Home office. The home office of a Federal association is the office established by such association's charter; such association shall be operated from its home office and all branch offices and agencies thereof shall be subject to direction therefrom. A Federal association shall maintain at its home office a complete record of all business transacted at such office and control records of all business transacted at each of its branch offices and agencies.

§ 145.14 Branch office. No Federal association may establish or maintain a branch office without the prior written approval of the Board. Each application by a Federal association for permission to establish or maintain a branch office shall state the need for such branch office; the functions to be performed; the personnel and office facilities to be provided; the estimated annual volume of business, income, and expenses of such

branch office; and shall be accompanied by a proposed annual budget of such association. Any business of a Federal association, except the approval of loans, may be transacted at a branch office, as authorized by its board of directors. A detailed record of all transactions of any branch office of a Federal association shall be maintained at such office and such control records as may be necessary for the proper conduct of such association's business shall be furnished by such branch office to its home office.

§ 145.15 *Agency.* Subject to prior approval by the Board as hereinafter provided, a Federal association may establish and maintain one or more agencies at which any agent of such association may transact its business to the extent authorized by its board of directors: *Provided*, That no loans may be approved and no savings accounts may be opened at any agency of a Federal association. Each application for approval by the Board of the establishment or maintenance of a place of business as an agency of a Federal association shall state the need for such agency; the functions to be performed; the personnel and office facilities to be provided; and the estimated annual volume of business and expenses of such agency. A Federal association may, without approval by the Board, establish or maintain any agency the functions of which are limited to the servicing of loans and contracts, or to the management or sale of real estate owned, or to any combination of such functions; temporary or incidental agencies may likewise be established for individual transactions or for special, temporary purposes. An original record of all business of a Federal association transacted at any agency thereof shall be kept by such agency and such reports of business so transacted shall be made to a branch office or to the home office of such association as are required for the proper conduct and control of the association's affairs.

§ 145.16 *Change of office location.* A Federal association may not move any office from its immediate vicinity without prior approval by the Board. If a Federal association changes the location of its home office as fixed in such association's charter, such charter shall be appropriately amended in accordance with the provisions thereof. Each application to the Board by a Federal association for permission to move any office of such association from its immediate vicinity shall be supported with a statement showing the need for such change of location, the functions to be performed by the office at the new location, and the estimated expense of removal to and of maintenance at the new location.

FISCAL AGENCY

§ 145.17 *Powers and duties.* When designated for that purpose by the Secretary of the Treasury, a Federal association shall perform all such reasonable duties as fiscal agent of the Government specified by the Secretary of the Treasury. Such a Federal association shall exercise only such powers and privileges as a fiscal agent of the Gov-

ernment as are enumerated in regulations prescribed by the Secretary of the Treasury. When the designation for that purpose by any other instrumentality of the United States has been approved by the Board, a Federal association, upon qualification for such employment, shall perform the duties as agent of such instrumentality specified by such instrumentality of the United States. Such a Federal association shall exercise only such powers and privileges as an agent of any other instrumentality of the United States as are prescribed by such other instrumentality of the United States.

BOOK VALUE OF ASSETS

§ 145.18 *Adjustments.* The Board may require that any asset of a Federal association be charged off, to the extent that it has depreciated in value, or that a special reserve or reserves equal to such depreciation in value be set up.

§ 145.19 *Real estate owned.* A Federal association shall appraise each parcel of real estate at the time of acquisition thereof and shall keep a signed copy of such appraisal in its records. A Federal association may not carry real estate on its books for a sum in excess of the total amount invested by the association on account of such real estate, including advances, costs, and improvements, but excluding accrued but uncollected interest.

RECORDS AND REPORTS

§ 145.20 *Accounting.* A Federal association shall maintain a complete record of all business transacted by it and shall use such forms and follow such accounting practices as the Board may from time to time require. A Federal association shall close its books on June 30 and December 31 of each year.

§ 145.21 *Annual reports.* Each Federal association shall make an annual report of its affairs as of December 31 of each year, on forms provided by the Board; and shall forward two copies of each such report to the Federal home loan bank of which the association is a member, within thirty days following the date as of which the report is made.

§ 145.22 *Monthly reports.* The officers of each Federal association shall make a monthly report to the association's board of directors on forms prescribed by the Board; and shall forward one copy of each such report to the Federal home loan bank of which the association is a member and two copies to the Home Loan Bank Board, Washington, D. C. (The Board has approved a form of "Monthly Report," copies of which any Federal association may obtain from any Federal home loan bank.)

§ 145.23 *Statement of condition.* Within the month of January of each year, each Federal association shall either mail to each of its members, at his last address appearing on the association's books, or publish in a newspaper printed in the English language and of general circulation in the county in which the association's home office is located, a statement of condition of the association as of December 31 immediately preced-

ing, in form prescribed by the Board. (The Board has prescribed a form of "Statement of Condition," an illustrative copy of which may be obtained from any Federal home loan bank or from the Home Loan Bank Board, Washington, D. C.) Within five days after each such statement of condition has been so mailed or published, a certification to such effect, signed by an executive officer of such Federal association, together with a copy of the statement of condition, shall be transmitted by the association to the Home Loan Bank Board, Washington, D. C., and to the Federal home loan bank of which the association is a member.

EXAMINATIONS AND AUDITS

§ 145.24 *Supervisory examinations.* Each Federal association shall be examined, with appraisals when deemed advisable, at least annually by the Board.

§ 145.25 *Audits.* Unless a Federal association is audited at least once each year by auditors and in a manner satisfactory to the Board and two copies of such audit, certified by the auditor, are promptly filed with the Board through the Federal home loan bank of which such association is a member, the examination of such association made pursuant to the provisions of § 145.24, shall include an audit.

§ 145.26 *Cost.* The cost, as determined by the Board, of each examination of a Federal association, including office analysis thereof, audit, and any appraisals made in connection therewith, and of other supervision by the Board, shall be paid by such association.

ANNUAL MEETINGS OF MEMBERS

§ 145.27 *Notice.* A Federal association shall either publish a notice of its annual meeting of members once a week for the two successive calendar weeks (in each instance on any date of the week) immediately prior to the week in which such annual meeting shall convene, in a newspaper printed in the English language and of general circulation in the city or county in which the home office of the Federal association is located, or mail a copy of such notice, postage prepaid, at least 15 days and not more than 30 days prior to the date on which such annual meeting shall convene to each of its members of record at his last address appearing upon its books. Such notice shall state the name of the Federal association, the place of the annual meeting and the time when it shall convene. A similar notice shall be posted in a conspicuous place in each office of such Federal association during the 14 days immediately preceding the date on which such annual meeting shall convene.

PART 146—MERGER, DISSOLUTION, AND REORGANIZATION

MERGER

- Sec.
146.1 Definitions.
146.2 Procedure; effective date.
146.3 Transfer of assets upon merger.
146.4 Voluntary dissolution.

AUTHORITY: §§ 146.1 to 146.4 issued under secs. 4 (a), 5, 48 Stat. 129, 132; 12 U. S. C.

1463 (a), 1464; Reorg. Plan No. 3 of 1947, 12 F. R. 4981, 3 CFR, 1947 Supp.

MERGER

146.1 Definitions. As used in §§ 146.2 and 146.3, the term (a) "association" means a Federal association and any building and loan association, savings and loan association, cooperative bank or homestead association organized under the laws of any of the States or Territories of the United States or of the District of Columbia: *Provided*, That any such institution under the laws of the jurisdiction of its creation is empowered to merge or consolidate with a Federal association; (b) "merging association" means any association absorbed by merger; and (c) "resulting association" means the Federal association which continues its corporate existence after absorbing one or more merging associations in a merger effected under the provisions of the rules and regulations in this subchapter.

§ 146.2 Procedure; effective date. Two or more associations may merge in the manner hereinafter set forth: *Provided*, That any merging association which is not a Federal association shall first (a) either be or become a member of a Federal home loan bank; (b) comply with the requirements of law of the jurisdiction of its creation; and (c) obtain the vote to convert required by subsection (i) of section 5 of Home Owners' Loan Act of 1933 (48 Stat. 646; 12 U. S. C. 1464 (i)) as amended:

Each association, by a majority vote of its board of directors, shall approve a plan of merger evidenced by a merger agreement. The merger agreement shall state that it shall not be effective unless and until approved by the Board and shall specify (a) which of the associations is to be the resulting association; (b) the name to be used by the resulting association; (c) the location of the home office of the resulting association; (d) the basis upon which the savings accounts of the resulting association shall be issued; and (e) the number of directors, and the names and residence addresses of all persons chosen to serve as directors of the resulting association, together with the term for which each such director shall serve. Application for approval by the Board of the merger as provided by the said merger agreement shall be made by filing with the Federal home loan bank of which at least one of the associations is a member two copies of the merger agreement, properly executed in the name of the respective associations, and two certified copies of the minutes of all of the meetings of the respective boards of directors at which the plan of merger was considered and approved: and, if any of the merging associations is not a Federal association it shall submit a preliminary application for conversion as provided in § 143.9 of this subchapter. Upon receipt of such application the Board will (a) disapprove the merger; (b) approve the merger; or (c) recommend modifications of the plan of merger as submitted; if the modifications recommended by the Board are accepted by the directors of each of the associations, they shall

thereupon amend such merger agreement accordingly and shall submit the amended merger agreement in the same manner as hereinabove provided.

For the purposes of this section, the approval of a merger involving a merging association which is not a Federal association shall, without the issuance of a charter, constitute the approval by the Board of the conversion of such merging association into a Federal association. In the event that any plan of merger provides for a change of name or change of location of the home office of the resulting association, the charter of such resulting association shall be amended accordingly. The charters of all merging Federal associations shall be surrendered to the Board for cancellation. The effective date of a merger shall be the date on which the merger is approved by the Board unless otherwise stated in such approval; approval of the merger automatically cancels the Federal charter of each of the merging associations as of the effective date of the merger.

§ 146.3 Transfer of assets upon merger. Upon the effective date of the merger, as provided in § 146.2, all of the assets and property of every kind and character, real, personal and mixed, tangible and intangible, choses in action, rights, and credits then owned by the merging associations, or which would inure to any of them, shall immediately by operation of law and without any conveyance or transfer and without any further act or deed, be vested in and become the property of the resulting association, which shall have, hold, and enjoy the same in its own right as fully and to the same extent as if the same were possessed, held, and enjoyed by the merging associations prior to such merger; and the resulting association shall be deemed to be and shall be a continuation of the entity and identity of the Federal association, which absorbed the merging associations; and all of the rights and obligations of the merging associations shall remain unimpaired, and the resulting association, on the effective date of such merger, shall succeed to all of such rights and obligations and the duties and liabilities connected therewith.

§ 146.4 Voluntary dissolution. The board of directors of any Federal association may propose a plan for the dissolution of such association. Such plan may provide for (a) the Federal Savings and Loan Insurance Corporation to be appointed, in accordance with the provisions of sections 405 and 406 of the National Housing Act, as amended (48 Stat. 1259, 49 Stat. 299; 12 U. S. C. 1728, 1729), and pertinent regulations of such corporation, as receiver for the purpose of liquidation; (b) all assets of the association to be transferred to another thrift and home-financing institution under Federal or State charter for a sufficient amount of cash to pay all obligations of the association and to retire all outstanding share accounts up to the amount credited thereto; (c) the transfer of all assets to another thrift and home-financing institution under Federal or State charter in consideration of

the payment of all outstanding obligations of the association and the issuance of share accounts or other evidence of interest to the members of the Federal association on a pro rata basis; or (d) dissolution in such other manner as may be proposed by the directors and which to them appears to be to the best interest of all concerned. Such plan shall thereupon be submitted to the Board for approval, together with a statement of the reasons for proposing dissolution and the reasons for the plan submitted. If it appears to the Board that dissolution is advisable and that the plan of dissolution submitted is in the interest of all concerned, the Board will approve the plan; if the plan submitted appears to be inadvisable, the Board will either make recommendations to the association concerning the plan or disapprove it. When a plan of dissolution has been approved by the board of directors of a Federal association and by the Board, such plan shall be submitted to the members of such association at a duly called meeting and, when approved by a majority of the votes cast at such meeting, shall become effective. When dissolution has been consummated in accordance with the plan approved by the Board, a certificate evidencing that fact, supported by such evidence as the Board may require, shall forthwith be filed with the Board. Upon receipt of evidence satisfactory to the Board that such dissolution has been so consummated, the Board will terminate the corporate existence of the dissolved Federal association and its charter shall thereby be cancelled.

By the Home Loan Bank Board.

[SEAL] J. FRANCIS MOORE,
Secretary.

[F. R. Doc. 49-5856; Filed, July 15, 1949;
9:02 a. m.]

Chapter VIII—Office of Housing Expediter

[Controlled Housing Rent Reg.¹ Amdt. 129]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED

VARIOUS STATES

The Controlled Housing Rent Regulation (§§ 825.1 to 825.12) is amended in the following respects:

1. Schedule A, Item 55a, is amended to read as follows:

(55a) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 the entire Fort Pierce, Florida, Defense-Rental Area, consisting of St. Lucie County, Florida, on the Housing Expe-

¹ 13 F. R. 5706, 5788, 5789, 5877, 5937, 6246, 6283, 6411, 6556, 6881, 6910, 7299, 7671, 7801, 7862, 8217, 8218, 8327, 8386; 14 F. R. 17, 93, 143, 271, 337, 456, 627, 682, 695, 856, 918, 979, 1005, 1083, 1345, 1394, 1519, 1570, 1571, 1587, 1668, 1667, 1733, 1760, 1823, 1868, 1932, 2959, 2060, 2084, 2176, 2233, 2412, 2441, 2545, 2805, 2807, 2808, 2695, 2746, 2761, 2796, 2897, 3079, 3120, 3152, 3200, 3234, 3280, 3311, 3353, 3399, 3451, 3467, 3494, 3556, 3617, 3672, 3673, 3704, 3705, 3745, 3773.

diter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

2. Schedule A, Item 122, is amended to read as follows:

(122) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 (1) the City of Topeka in Shawnee County, Kansas, and all unincorporated localities in Shawnee and Douglas Counties, all being portions of the Topeka-Lawrence, Kansas, Defense-Rental Area, based on a resolution submitted for said City of Topeka in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended, said City of Topeka constituting the major portion of said Defense-Rental Area, and (2) the remainder of said Defense-Rental Area, on the Housing Expediter's own initiative in accordance with section 204 (c) of said act.

This decontrol of said Topeka-Lawrence Defense-Rental Area shall become effective September 14, 1949.

3. Schedule A, Item 286, is amended to describe the counties in the Defense-Rental Area as follows:

Greene, Hawkins, Unicoi, Washington and Sullivan, except the City of Kingsport.

Independent City of Bristol, and the Counties of Scott and Washington.

This decontrols from §§ 825.1 to 825.12 the City of Kingsport in Sullivan County, Tennessee, a portion of the Bristol-Kingsport, Tennessee, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended.

4. Schedule A, Item 288, is amended to describe the counties in the Defense-Rental Areas as follows:

Montgomery.
Christian and Todd.

This decontrols from §§ 825.1 to 825.12 the County of Trigg, Kentucky, and the County of Stewart, Tennessee, both in the Clarksville, Tennessee, Defense-Rental Area, on the Housing Expediter's own initiative, in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

5. Schedule A, Item 292a, is amended to read as follows:

(292a) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 (1) The City of Lenoir City, in the Lenoir City, Tennessee, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended, and (2) the remainder of the said Defense-Rental Area, on the Housing Expediter's own initiative in accordance with section 204 (c) of said act.

6. Schedule A, Item 295b, is amended to read as follows:

(295b) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 the entire Paris, Tennessee, Defense-Rental Area, consisting of Henry County, Tennessee, on the Housing Expediter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

7. Schedule A, Item 316, is amended to describe the counties in the Defense-Rental Area as follows:

Tarrant, except Westworth Village.

This decontrols from §§ 825.1 to 825.12 Westworth Village in Tarrant County, Texas, a portion of the Fort Worth, Texas, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended.

8. Schedule A, Item 334b, is amended to read as follows:

(334b) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 the entire Price, Utah, Defense-Rental Area, consisting of Carbon County, Utah, on the Housing Expediter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

9. Schedule A, Item 336a, is amended to read as follows:

(336a) [Revoked and decontrolled.]

This decontrols from §§ 825.1 to 825.12 (1) the City of Vernal, in the Vernal, Utah, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended, and (2) the remainder of said Defense-Rental Area, on the Housing Expediter's own initiative in accordance with section 204 (c) of said act.

(Sec. 204 (d), 61 Stat. 197, as amended, 62 Stat. 37, 94, Pub. Law 31, 81st Cong.; 50 U. S. C. App. 1894 (d). Applies sec. 204, 61 Stat. 197, as amended, 62 Stat. 37, 94, Pub. Law 31, 81st Cong.; 50 U. S. C. App. 1894)

This amendment except Item 2 thereof shall become effective July 13, 1949.

Issued this 13th day of July 1949.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 49-5820; Filed, July 15, 1949; 8:53 a. m.]

[Controlled Rooms in Rooming Houses and Other Establishments Rent Reg.,¹ Amdt. 124]

PART 825—RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED

VARIOUS STATES

The Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments (§§ 825.81 to 825.92) is hereby amended in the following respects:

1. Schedule A, Item 55a, is amended to read as follows:

(55a) [Revoked and decontrolled.]

¹ 13 F. R. 5750, 5789, 5875, 5937, 5938, 6247, 6283, 6411, 6556, 6882, 6911, 7299, 7672, 7801, 7862, 8218, 8219, 8328, 8388; 14 F. R. 18, 272, 337, 457, 627, 682, 695, 857, 918, 978, 1083, 1345, 1520, 1570, 1582, 1587, 1669, 1670, 1734, 1759, 1869, 1932, 2061, 2062, 2085, 2176, 2237, 2413, 2440, 2441, 2545, 2607, 2608, 2695, 2746, 2761, 2796, 3079, 3121, 3153, 3201, 3234, 3280, 3311, 3353, 3400, 3451, 3468, 3494, 3555, 3617, 3675, 3705, 3746, 3772.

This decontrols from §§ 825.81 to 825.92 the entire Fort Pierce, Florida, Defense-Rental Area, consisting of St. Lucie County, Florida, on the Housing Expediter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

2. Schedule A, Item 122, is amended to read as follows:

(122) [Revoked and decontrolled.]

This decontrols from §§ 825.81 to 825.92 (1) the City of Topeka in Shawnee County, Kansas and all unincorporated localities in Shawnee and Douglas Counties, all being portions of the Topeka-Lawrence, Kansas, Defense-Rental Area, based on a resolution submitted for said City of Topeka in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended, said City of Topeka constituting the major portion of said Defense-Rental Area, and (2) the remainder of said Defense-Rental Area, on the Housing Expediter's own initiative in accordance with section 204 (c) of said act.

This decontrol of said Topeka-Lawrence Defense-Rental Area shall become effective September 14, 1949.

3. Schedule A, Item 286, is amended to describe the counties in the Defense-Rental Area as follows:

Greene, Hawkins, Unicoi, Washington, and Sullivan, except the city of Kingsport.

Independent City of Bristol, and the Counties of Scott and Washington.

This decontrols from §§ 825.81 to 825.92 the City of Kingsport in Sullivan County, Tennessee, a portion of the Bristol-Kingsport, Tennessee, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended.

4. Schedule A, Item 288, is amended to describe the counties in the Defense-Rental Areas as follows:

Montgomery.
Christian and Todd.

This decontrols from §§ 825.81 to 825.92 the County of Trigg, Kentucky, and the County of Stewart, Tennessee, both in the Clarksville, Tennessee, Defense-Rental Area, on the Housing Expediter's own initiative, in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

5. Schedule A, Item 292a, is amended to read as follows:

(292a) [Revoked and decontrolled.]

This decontrols from §§ 825.81 to 825.92 (1) The City of Lenoir City in the Lenoir City, Tennessee, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended and (2) the remainder of the said Defense-Rental Area, on the Housing Expediter's own initiative, in accordance with section 204 (c) of said act.

6. Schedule A, Item 295b, is amended to read as follows:

(295b) [Revoked and decontrolled.]

This decontrols from §§ 825.81 to 825.92 the entire Paris, Tennessee, Defense-Rental Area, consisting of Henry County, Tennessee, on the Housing Expediter's own initiative, in accordance with section

204 (c) of the Housing and Rent Act of 1947, as amended.

7. Schedule A, Item 316, is amended to describe the counties in the Defense-Rental Area as follows:

Tarrant, except Westworth Village.

This decontrols from §§ 825.81 to 825.92 Westworth Village in Tarrant County, Texas, a portion of the Fort Worth, Texas, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of said act.

8. Schedule A, Item 334b, is amended to read as follows:

(334b) [Revoked and decontrolled.]

This decontrols from §§ 825.81 to 825.92 the entire Price, Utah, Defense-Rental Area, consisting of Carbon County, Utah, on the Housing Expediter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended.

9. Schedule A, Item 336a, is amended to read as follows:

(336a) [Revoked and decontrolled.]

This decontrols from §§ 825.81 to 825.92 (1) the City of Vernal, of the Vernal, Utah, Defense-Rental Area, based on a resolution submitted in accordance with section 204 (j) (3) of the Housing and Rent Act of 1947, as amended, and (2) the remainder of said Defense-Rental Area, on the Housing Expediter's own initiative in accordance with section 204 (c) of said act.

(Sec. 204 (d), 61 Stat. 197, as amended, 62 Stat. 37, 94, Pub. Law 31, 81st Cong.; 50 U. S. C. App. 1894 (d)). Applies sec. 204, 61 Stat. 197, as amended, 62 Stat. 37, 94, Pub. Law 31, 81st Cong.; 50 U. S. C. App. 1894)

This amendment, except Item 2 thereof shall become effective July 13, 1949.

Issued this 13th day of July 1949.

TIGHE E. WOODS,
Housing Expediter.

[F. R. Doc. 49-5821; Filed, July 15, 1949; 8:53 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue, Department of the Treasury

Subchapter C—Miscellaneous Excise Taxes

[T. D. 42]

PART 151—REGULATIONS UNDER THE HARRISON NARCOTIC LAW, AS AMENDED

ANNUAL INVENTORIES OF NARCOTIC SUBSTANCES IN POSSESSION OF MANUFACTURERS AND WHOLESALERS

Narcotic Regulations 5 (26 CFR, Part 151) relating to narcotics subject to the Harrison Narcotic Law, but only as prescribed and made applicable to the Internal Revenue Code by Treasury Decision 4884, approved February 11, 1939 (26 CFR, Cum. Supp., p. 5875) are amended as follows:

PARAGRAPH 1. Article 155 (26 CFR 151.155) is amended to read as follows:

§ 151.155 *Form 810e: Manufacturers, producers, compounders.* Each manu-

facturer, producer or compounder registered in Class I under the act shall render as a part of his December return on Form 810 a detailed inventory on Form 810e of all narcotic substances, except those specifically required by Articles 156 and 157 (26 CFR 151.156, 151.157) to be reported on other forms, which are in his possession on December 31 of each year, classified and grouped as follows:

- (a) Raw materials.
- (b) Goods in process.
- (c) Finished bulk stock.
- (d) Finished goods in marketable packages.
- (e) Miscellaneous stock.

PAR. 2. Article 156 (26 CFR 151.156) is amended to read as follows:

§ 151.156 *Form 163b: Manufacturers importing opium.* Each manufacturer who imports crude opium shall, in addition to the inventory required by Article 155 (26 CFR 151.155), render an inventory on Form 163b of crude opium, goods in process of manufacture from crude opium, and substances resulting from such processes of manufacture which have not been transferred to the return on Form 810, which are in his possession as an opium importing manufacturer on December 31 of each year. Each inventory on Form 163b shall group the substances on hand on separate sheets in accordance with the classifications in the summaries of Forms 163 and 163a and each sheet shall be numbered to correspond with the appropriate line and summary numbers of such Forms 163 and 163a. Each such inventory shall be made a part of the return rendered on Form 163 for the month or quarter ending with the date for which the inventory is rendered.

PAR. 3. Article 157 (26 CFR 151.157) is amended to read as follows:

§ 151.157 *Form 168b: Manufacturers importing medicinal coca leaves.* Each manufacturer who imports coca leaves for the manufacture of medicinal products shall, in addition to the inventory required by Article 155 (26 CFR 151.155), render an inventory on Form 168b of raw coca leaves, goods in process of manufacture from such leaves and substances resulting from such processes of manufacture which have not been transferred to the return on Form 810, which are in his possession as a coca leaf importing manufacturer on December 31 of each year. Each inventory on Form 168b shall group the substances on hand on separate sheets in accordance with the classifications in the summaries of Forms 168 and 168a and each sheet shall be numbered to correspond with the appropriate line and summary numbers of such Forms 168 and 168a. Each such inventory shall be made a part of the return rendered on Form 168 for the month or quarter ending with the date for which the inventory is rendered.

PAR. 4. Article 158 (26 CFR 151.158) is amended to read as follows:

§ 151.158 *Form 811c: Wholesale dealers.* Every wholesale dealer shall render, as part of his December return on Form 811, an inventory, on Form 811c, of taxable narcotic drugs on hand on

December 31 of each year. A separate entry shall be made with respect to each kind of drug or preparation, and each kind or size of package. Each entry shall show the name, quantity, and narcotic content of the drug or preparation and the size of the individual package, the number of packages, and the total narcotic content of all the packages covered by the entry, classified according to the kind of narcotic contained in the drug or preparation.

(Secs. 2555, 2559, 2606 and 3791, Internal Revenue Code, 53 Stat. 273, 277, 283, 467; 26 U. S. C. 2555, 2559, 2606, 3791)

Because the amendments made by this Treasury decision merely reduce the burden of persons subject to the regulations, it is found unnecessary to issue this Treasury decision with notice and public procedure thereon under section 4 (a) of the Administrative Procedure Act, approved June 11, 1946, or subject to the effective date limitation of section 4 (c) of said act.

This Treasury decision shall be effective upon its filing for publication in the FEDERAL REGISTER.

[SEAL] H. J. ANSLINGER,
Commissioner of Narcotics.
GEORGE SCHOENEMAN,
Commissioner of Internal Revenue.

Approved: June 29, 1949.

EDWARD H. FOLEY, Jr.,
Acting Secretary of the Treasury.

[F. R. Doc. 49-5818; Filed, July 15, 1949; 8:53 a. m.]

TITLE 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 3—MISCELLANEOUS PROVISIONS RELATING TO THE DEPARTMENT AND THE POSTAL SERVICE

DAMAGE TO PERSON OR PROPERTY BY POSTAL OPERATIONS

In § 3.5 *Damage to person or property by postal operations* (13 F. R. 8850) amend subparagraph (7) of paragraph (n) to read as follows:

(n) *Investigations and reports of accidents.* * * *

(7) *Accidents; assignment of counsel for postal employees.* (i) City carriers, rural carriers, special delivery messengers, highway postoffice operators, motor vehicle personnel, and all other post office employees involved in traffic accidents while operating either Government-owned or privately owned vehicles of any kind in the performance of their official duties should be defended by counsel in all such cases, both civil and criminal.

(ii) Where the contemplated court action is set for a date two weeks or more distant the postmaster or district superintendent, Railway Mail Service, should transmit all available supporting papers to the appropriate Bureau and division of the Department and request that counsel be assigned. Where the court action is set for a date less than two weeks distant, the postmaster or district superintendent should take up the mat-

ter direct with the post office inspector in charge or the post office inspector of his district and furnish him all available papers in order that he may immediately present the case to the United States attorney. The Attorney General has instructed United States attorneys to provide counsel upon request of an inspector in such cases.

(iii) These instructions are authority to contact the post office inspector in charge or a post office inspector and to furnish him with all available papers pertaining to the case, in those instances where it is apparent that an immediate assignment of counsel to defend the postal employee is desirable. In such urgent cases, it will be necessary, however, that two copies of the letter to the post office inspector in charge or the post office inspector on the subject be forwarded to the appropriate Bureau and division of the Department.

(iv) The foregoing instructions apply to the assignment of counsel to postal employees only, and under no circumstances should counsel be requested to defend the owners of contract vehicles or drivers employed by such contractors.

(R. S. 161, 396, Secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

[SEAL]

J. M. DONALDSON,
Postmaster General.

[F. R. Doc. 49-5811; Filed, July 15, 1949;
8:50 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter II—Division of Public Contracts, Department of Labor

PART 202—MINIMUM WAGE DETERMINATIONS

FLINT GLASS INDUSTRY; DETERMINATION

This matter is before the Department pursuant to the act of June 30, 1936 (49 Stat. 2036; 41 U. S. C. secs. 35-45) entitled "An act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act. It arises upon the petition of the American Flint Glass Workers' Union of North America that the Secretary of Labor determine the prevailing minimum wage for the Flint Glass Industry to be at least 90 cents an hour. The minimum wage of 42½ cents an hour currently in effect for this industry was determined by the Acting Secretary of Labor on June 27, 1938 (41 CFR, Cum. Supp., 202.18).

General. Notice of a hearing on the Union's petition was published in the *FEDERAL REGISTER* (14 F. R. 188). Copies of the notice and of a press release were mailed to trade associations, unions, and to all individual companies in the industry as shown by the Glass Factory Year Book and Directory (1947 edition). In addition, the press release was distributed to newspapers, trade publications and trade associations.

This notice and release advised interested persons of the time and place at which they could appear and offer testimony: (1) As to what is the prevailing minimum wage in the industry;

(2) as to whether there should be included in any amended determination for this industry provision for the employment of learners at a subminimum rate, and, if so, in what occupations, at what subminimum rates, and with what limitations as to length of the learning period and number of proportions of learners; and (3) to the proposed definition of the industry. The notice also provided that written statements in lieu of personal appearance could be filed at any time prior to the hearing or with the presiding officer at the hearing. It also stated that a tabulation by the Bureau of Labor Statistics showing wages paid in the industry as of January 1947 would serve as a basis of discussion at the hearing, and that copies of such tabulation would be available to interested persons upon request.

The hearing was held on February 9, 1949, the date scheduled in the notice. Representatives of employees and of employers testified, and the record was kept open for a specified period beyond the close of the hearing for receipt of specified additional data.

Title and definition. The notice of hearing advised interested persons that it was proposed, in conjunction with a reconsideration of the prevailing minimum wage for the industry, to redesignate the industry as the pressed and blown glass and glassware industry, and to define the industry as set forth in the notice.

At the hearing a Union representative requested that the proposed definition be amended so as to make more clear the fact that the production of chemical and laboratory glassware was covered by the proposed definition of the industry. The proposed definition does include such production, but after discussion both parties agreed that the insertion of the words "chemical and laboratory glassware" following the word "tubing" in the inclusionary part of the proposed definition was desirable and would accomplish the purpose sought. Such proposed change has been incorporated in the definition of the pressed and blown glass and glassware industry as herein-after set forth.

A representative of a firm engaged in the production of fiberglass products requested that such products be excluded from the proposed definition. He argued that his company is not part of the industry under discussion and does not compete with firms in the industry. He admitted, however, that his company forms molten glass in a tank as it done generally in the industry but claimed that its subsequent functions and processes were entirely different. He testified that the company's lowest wage rate is about 92 cents an hour, and stated that as regards its production of insulation the company is in competition with manufacturers of rockwool and similar insulation rather than with producers in the glass industry. A Union representative argued that all glass and glassware products except flat glass and glass containers should be included in the definition of the industry and called attention to a similarity of manufacturing processes. Government representatives called attention

to the fact that the proposed definition covers only basic fiber-glass products, including insulation products, and does not cover the production of woven glass fabric, and that the definition of the industry in the current determination has been interpreted in this manner. On the basis of the record it would appear that no reason exists why such interpretation should not be continued and the definition is therefore amended to include the words "fiberglass and foamglass products except tapes and other woven fabrics" as set forth in the proposed definition.

Other than these two suggested changes, there was no objection raised to the proposed redesignation and definition of the industry, and such change of title and definition are adopted herein.

Minimum wage. Representatives of the American Flint Glass Workers' Union of North America, the petitioning union, appeared at the hearing on behalf of the employees and testified that the collective bargaining agreements negotiated by the Union covered approximately 90 percent of the industry's employees. The views of employers were presented at the hearing by representatives of the National Association of Manufacturers of Pressed and Blown Glassware, the American Glassware Association and the Scientific Apparatus Makers' Association. A representative of the National Association of Manufacturers of Pressed and Blown Glassware testified that Association members employed over half of the workers in the industry and the representative of the American Glassware Association testified that his association represented about 80 percent of the dollar sales volume at factory level of glassware included in the industry as defined for the purpose of this proceeding, and approximately 40 percent of the total number of manufacturers that are engaged in the production of such glassware. It would therefore appear that, in terms of numbers or proportion, both the employers and the employees of the industry were adequately represented.

At the hearing Union representatives requested that the prevailing minimum wage for the industry be determined by the Secretary of Labor as 90 cents an hour. Industry representatives argued that the Secretary of Labor should find as such minimum wage the rate applicable to the lowest job classifications in the collective bargaining agreements in the industry, i. e., 83½ cents an hour.

Copies of collective bargaining agreements between the Union and the employers represented by the National Association of Manufacturers of Pressed and Blown Glassware were offered in evidence at the hearing to show the plant minimum wage rates and minimum rates for the various job classifications in the "miscellaneous" divisions of the hand plants, combination plants, and automatic machine plants. Such minima were agreed to in the last annual joint conference of representatives of The National Association of Manufacturers of Pressed and Blown Glassware, and the American Flint Glass Workers' Union of North America held in October 1948, and are currently in effect. These contracts show that, except for beginners,

the wage for the lowest occupational groups is, in fact, 83½ cents an hour.

As above stated, the representative of the National Association of Manufacturers of Pressed and Blown Glassware testified that members of the Association employ more than half of the workers in the industry, all production workers being covered by collective bargaining agreements with the American Flint Glass Workers Union of North America. The testimony of employer and employee representatives also shows that the agreements between the Union and the Association have become the pattern for union agreements covering practically all plants in the industry. A Union representative enumerated about a dozen production and cutting plants, and stated that while some pay rates equal to or higher than rates specified in union agreements, most of them pay less.

There was also introduced as evidence at the hearing a report showing the results of a comprehensive survey by the Bureau of Labor Statistics of the wage structure in the Glassware Industry in January 1947, together with adjusted percentage distributions reflecting approximately the two general wage increases as provided in union agreements effective August 1947 and August 1948.

The wage distributions prepared by the Bureau of Labor Statistics showed that in September 1948 the straight-time average hourly earnings of the 39,827 plant workers employed in glass and glassware (except containers) establishments were \$1.24 and that straight-time average hourly earnings below 90 cents were received by 9 percent of all the workers. It is important to note, however, that the above distributions should be evaluated in the light of the limitations referred to at the hearing by a representative from the Bureau of Labor Statistics. The major limitation of this table results from the fact that in adjusting the actual percentage distributions existing in January 1947 to reflect approximately the two wage increases negotiated since that date, the assumption was made by the Bureau of Labor Statistics that the wages of all plant workers—whether employed in union plants or not—were increased by a flat 8 cents an hour in August 1947 and a flat 10 cents an hour in August 1948, resulting in a total increase for all workers in the industry of 18 cents an hour. Actually, the large, low-wage group of approximately 28,500 unskilled and semi-skilled workers employed in the miscellaneous divisions in all plants, which accounts for 86 percent of the 33,000 organized workers currently employed in the industry, received a wage increase of only 6 cents an hour in August 1947. Accordingly, an upward wage adjustment to the extent of 16 cents an hour instead of 18 cents an hour would have reflected more accurately the measure of the total wage increase given the vast majority of the workers in the industry from January 1947 to September 1948. Subsequent to the hearing the Bureau of Labor Statistics revised the wage distribution table on the basis of the 16 cents an hour increase actually received.

Supplemental information submitted by representatives of the union and in-

dustry associations indicated employment of about 1,300–1,400 workers in occupations to which the 83½ cents minimum is applicable, and that from 60 percent to 80 percent of this group receive exactly 83½ cents an hour. Relating these estimates to the total estimated labor force in hand plants indicates that approximately 7 percent of workers in hand plants are employed at 83½ cents an hour.

The evidence submitted by the Union and by industry representatives, together with statistical data on employment in the industry, supports a finding that 83½ cents an hour is the prevailing minimum wage in the industry.

The evidence in the record also established that there exists an industry practice to hire beginners in certain operations at a wage 5 cents below the contract minima. The copies of the collective bargaining agreements in evidence also confirm the existence of such differential. Such industry practice should, therefore, be given effect in a determination of the prevailing minimum wage.

Amendment of determination. After consideration of the entire record of this proceeding, the prevailing minimum wage determination for the flint glass industry is hereby amended to read as follows:

§ 202.18 *Pressed and blown glass and glassware industry*—(a) *Definition.* The pressed and blown glass and glassware industry, formerly known as the flint glass industry, is defined as that industry which manufactures pressed and blown glass and glassware, including, but not limited to, tumblers and other glass table and ornamental ware; glass blanks for electric light bulbs and electronic apparatus; glass shades and reflectors, and other illuminating glassware; smokers' glass accessories; glass rod and tubing, chemical and laboratory glassware, and other technical, scientific, and industrial pressed and blown glassware; glass oven, cooking, and kitchen ware; glass brick; glass insulators; glass parts for vacuum ware; fiberglass and foamglass products except tapes and other woven fabrics; and goggle lenses, nonprescription lenses and signal lenses.

Expressly excluded from the scope of the definition are window, plate and rolled glass; commercial glass containers (including prescription ware) for commercial packing and bottling, and for home canning; and chemical and other laboratory apparatus in which glass is assembled in combination with other materials.

(b) *Minimum wage.* The minimum wage for employees engaged in the performance of contracts with agencies of the United States subject to the provisions of the Walsh-Healey Public Contracts Act for the manufacture or supply of products of the pressed and blown glass and glassware industry shall be 83½ cents an hour arrived at either upon a time or piece-work basis; except that beginners as herein defined may be employed during a learning period of 60 calendar days at 78½ cents an hour unless experienced workers in the same plant and occupation are paid on a piece rate basis, in which case the beginners must be paid the same piece rates paid

to experienced workers and earnings based upon those piece rates, if such earnings are in excess of 78½ cents an hour. A beginner for the purpose of this determination, is a person who has not been employed in the same plant, or in the same department of another plant in the same branch of the industry, for as long as 60 calendar days and who is not a journeyman, skilled craftsman, apprentice or an employee in the furnace room or hot metal department. Any previous employment as defined above must be subtracted from the 60-day learning period.

(c) *Effective date.* This determination shall be effective and the minimum wage hereby established shall apply to all contracts subject to the Public Contracts Act, bids for which are solicited or negotiations otherwise commenced on or after August 16, 1949.

(d) *Effect on other minimum rates.* Nothing in this determination shall affect any obligations for the payment of minimum wages that an employer may have under any law or agreement more favorable to employees than the requirements of this determination.

(49 Stat. 2036; 41 U. S. C. 35–45)

Dated: July 12, 1949.

MAURICE J. TOBIN,
Secretary of Labor.

[P. R. Doc. 49-5783; Filed, July 15, 1949;
8:48 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 594]

ALASKA

EXCLUDING CERTAIN TRACTS OF LAND FROM CHUGACH AND TONGASS NATIONAL FORESTS AND RESTORING THEM FOR PURCHASE AS HOMESITES

By virtue of the authority vested in the President by the act of June 4, 1897, 30 Stat. 11, 36 (16 U. S. C. sec. 473), and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

The following-described tracts of public land in Alaska, occupied as homesites, and identified by surveys of which plats and field notes are on file in the Bureau of Land Management, Washington, D. C., are hereby excluded from the Chugach and Tongass National Forests in Alaska, and restored, subject to valid existing rights, for purchase as homesites under section 10 of the act of May 14, 1898, as amended by the act of May 26, 1934, 48 Stat. 809 (U. S. C. title 43, sec. 461):

CHUGACH NATIONAL FOREST

U. S. Survey No. 2524, lot 1, 1.91 acres; latitude 60°3'10" N., longitude 149°48' W. (Homesite No. 110, Slaughter Creek Group).

U. S. Survey No. 2526, lot 10, 4.67 acres; latitude 60°29'49" N., longitude 149°49'30" W. (Homesite No. 51, Cooper's Landing Group).

U. S. Survey No. 2527, lot 1, 3.35 acres; latitude 60°29'49" N., longitude 149°49'30" W. (Homesite No. 55, Cooper's Landing Group).

U. S. Survey No. 2527, lot 2, 4.97 acres; latitude 60°29'49" N., longitude 149°48' W. (Homesite No. 10, Cooper's Landing Group).
 U. S. Survey No. 2528, lot 23, 4.81 acres; latitude 60°28'23" N., longitude 149°21' W. (Homesite No. 80, Trall Lake Group).
 On south shore of Kenal Lake adjoining H. E. S. 224, 4.75 acres; latitude 60°29' N., longitude 149°45' W. (Homesite No. 109).

TONGASS NATIONAL FOREST

U. S. Survey No. 2386, lot K, 1.92 acres; latitude 58°21'49" N., longitude 134°37'07" W. (Homesite No. 486, Pederson Hill Group).
 U. S. Survey No. 2402, lot L, 1.24 acres; latitude 55°18' N., longitude 131°32' W. (Homesite No. 559, Mountain Point Group).
 U. S. Survey No. 2402, lot 53, 1.33 acres; latitude 55°18' N., longitude 131°32' W. (Homesite No. 844, Mountain Point Group).
 U. S. Survey No. 2403, lot 86, 0.87 acre; latitude 55°19'20" N., longitude 131°30' W. (Homesite No. 992, Herring Bay Group).
 U. S. Survey No. 2452, lot 15, 3.74 acres; latitude 57°47'04" N., longitude 135°14' W. (Homesite No. 823, West Tenakee Group).
 U. S. Survey No. 2554, lot I, 4.26 acres; latitude 55°28' N., longitude 131°47' W. (Homesite No. 589, Clover Pass Group).
 U. S. Survey No. 2589, lot 15, 3.24 acres; latitude 56°23'38" N., longitude 132°21' W. (Homesite No. 794, Wrangell Highway, Section 2).
 U. S. Survey No. 2603, lot 16, 3.20 acres; latitude 55°25'42" N., longitude 131°50' W. (Homesite No. 866, Point Higgins Group).
 U. S. Survey No. 2604, lot 15, 3.52 acres; latitude 55°25'42" N., longitude 131°50' W. (Homesite No. 264, Point Higgins Group).
 U. S. Survey No. 2604, lot 19, 2.70 acres; latitude 55°25'42" N., longitude 131°50' W. (Homesite No. 696, Point Higgins Group, Group B).
 U. S. Survey No. 2616, lot 12, 1.25 acres; latitude 55°57'47" N., longitude 133°47'51" W. (Homesite No. 647, Fisherman's Harbor Group).
 U. S. Survey No. 2670, lot 4, 0.77 acre; latitude 58°22'37" N., longitude 134°38'30" W. (Homesite No. 770, Fritz Cave Group).
 U. S. Survey No. 2678, lot 1, 0.32 acre; latitude 55°25' N., longitude 131°45'30" W. (Homesite No. 886, Mud Bay Group).
 U. S. Survey No. 2741, lot 3, 0.62 acre; latitude 58°23' N., longitude 134°38'07" W. (Homesite No. 888, Auke Lake Group).
 T. 58 S., R. 79 E., Copper River Meridian, sec. 29, in lot 7, 4.87 acres. (Homesite No. 698).

J. A. KRUG,
 Secretary of the Interior.

July 12, 1949.

[F. R. Doc. 49-5808; Filed, July 15, 1949;
 8:50 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 1—PRACTICE AND PROCEDURE

PART 3—RADIO BROADCAST SERVICES

TRANSFER AND ASSIGNMENT APPLICATIONS

In the matter of adoption of proposed form for use in connection with the filing of certain transfer and assignment applications. Amendment of § 1.321 of Part 1, and §§ 3.223, 3.523, 3.623, and 3.723 of Part 3 of the Commission's rules and regulations.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 6th day of July 1949;

The Commission having under consideration the matter of the adoption of a new Form (316) to be used in connection with the filing of certain types of transfer and assignment applications and the matter of amending §§ 1.321, 3.223, 3.523, 3.623 and 3.723 of its rules and regulations so as to include appropriate references therein to the form to be adopted; and

It appearing, that, although certain types of transfer and assignment applications relate to matters *pro forma* in nature, there are available to applicants for use in connection with such applications only Forms 314 (Assignment of License) and 315 (Transfer of Control) which forms require information above and beyond that pertinent to *pro forma* transfers and assignments; and, it appearing that it would conduce to the public interest and convenience and to the more prompt dispatch of the Commission's business to adopt a new Form (316) requiring the submission of only that information directly pertinent to such applications and that, further, the adoption of the form and amendments herein referred to are procedural in nature and not within the requirements of section 4 (a) of the Administrative Procedure Act; and

It further appearing, that FCC Forms 328 and 329 as set forth in § 1.321 (b) are obsolete and that accordingly reference to such forms should be deleted; and

It further appearing, that authority for the adoption of the new form and the amendments herein proposed is contained in sections 4 (1), 303 (r), 309, 310 and 319 of the Communications Act of 1934, as amended;

It is ordered, That the attached Form 316 "Application for Consent to Assignment of Radio Broadcast Station Construction Permit or License or Transfer of Control of Corporation holding Radio Broadcast Station Construction Permit or License (Short Form)"¹ be adopted; and

It is further ordered, That § 1.321 of Part 1 of the Commission's rules and regulations be amended to read in its entirety as follows:

§ 1.321 *Application for voluntary assignment or transfer of control; broadcast.* (a) Applications for consent to the assignment of construction permit or license for an AM, FM, television or other broadcast station or for consent to the transfer of control of a corporation holding such a construction permit or license shall be filed with the Commission on FCC Form No. 314 (Assignment of License), FCC Form No. 315 (Transfer of Control), or FCC Form 316 (Short Form). Such applications shall be filed with the Commission at least 60 days prior to contemplated effective date of assignment of transfer of control.

(b) *Pro forma* assignment or transfer applications shall be filed on FCC Form 316. Such cases are defined as cases in which:

(1) There is an assignment from an individual or individuals (including partnerships) to a corporation owned and controlled by such individuals or part-

nerships without any substantial change in their relative interests;

(2) There is an assignment from a corporation to its individual stockholders without effecting any substantial change in the disposition of their interests;

(3) There is an assignment or transfer by which certain partners or stockholders retire but no new ones are brought in, provided that the interest transferred is not a controlling one;

(4) There is a corporate reorganization which involves no substantial change in the beneficial ownership of the corporation;

(5) There is an involuntary transfer to an Executor, Administrator or other court appointed officer caused by death or legal disability except that this form does not cover assignments (or transfers) from the Executor, Administrator or other court appointed officers to the ultimate beneficiary;

(6) There is an assignment or transfer from a corporation to a wholly owned subsidiary thereof or vice versa, or where there is an assignment from a corporation to a corporation owned or controlled by the assignor stockholders without substantial change in their interests.

It is further ordered, That § 3.223 of Part 3 of the Commission's rules and regulations be amended to read in its entirety as follows:

§ 3.223 *Assignment or transfer of control—(a) Voluntary.* Application for consent to voluntary assignment of an FM broadcast station construction permit or license or for consent to voluntary transfer of control of a corporation holding an FM broadcast station construction permit or license shall be filed with the Commission on Form FCC No. 314 (Assignment of License), Form FCC No. 315 (Transfer of Control) or Form FCC No. 316 (Short Form) at least 60 days prior to the contemplated effective date of assignment or transfer of control.

(b) *Pro forma.* Assignment or transfer applications shall be filed on FCC Form 316 where:

(1) There is an assignment from an individual or individuals (including partnerships) to a corporation owned and controlled by such individuals or partnerships without any substantial change in their relative interests;

(2) There is an assignment from a corporation to its individual stockholders without effecting any substantial change in the disposition of their interests;

(3) There is an assignment or transfer by which certain partners or stockholders retire but no new ones are brought in, provided that the interest transferred is not a controlling one;

(4) There is a corporate reorganization which involves no substantial change in the beneficial ownership of the corporation;

(5) There is an involuntary transfer to an Executor, Administrator or other court appointed officer caused by death or legal disability except that this form does not cover assignments (or transfers) from the Executor, Administrator or other court appointed officers to the ultimate beneficiary;

(6) There is an assignment or transfer from a corporation to a wholly owned

¹ Filed as part of the original document.

subsidiary thereof or vice versa, or where there is an assignment from a corporation to a corporation owned or controlled by the assignor stockholders without substantial change in their interests.

(c) *Involuntary.* In the event of the death or legal disability of a permittee or licensee, or a member of a partnership, or a person directly or indirectly in control of a corporation, which is a permittee or licensee:

(1) The Commission shall be notified in writing promptly of the occurrence of such death or legal disability, and

(2) Within 30 days after the occurrence of such death or legal disability, application on Form FCC No. 316 shall be filed for consent to involuntary assignment of such FM broadcast station permit or license or for involuntary transfer of control of such corporation to a person or entity legally qualified to succeed to the foregoing interests under the laws of the place having jurisdiction over the estate involved.

It is further ordered, That § 3.523 of Part 3 of the Commission rules and regulations be amended to read in its entirety as follows:

§ 3.523 *Assignment or transfer of control.* Application for consent to assignment of a noncommercial educational FM construction permit or license or for consent to voluntary transfer of control of a corporation holding a noncommercial educational FM construction permit or license shall be filed with the Commission on Form FCC No. 314 (Assignment of License), Form FCC No. 315 (Transfer of Control) or Form FCC No. 316 (Short Form) at least 60 days prior to the contemplated effective date of assignment or transfer of control.

(b) *Pro forma* assignment or transfer applications shall be filed on FCC Form 316. Such cases are defined as cases in which:

(1) There is an assignment from an individual or individuals (including partnerships) to a corporation owned and controlled by such individuals or partnerships without any substantial change in their relative interests;

(2) There is an assignment from a corporation to its individual stockholders without effecting any substantial change in the disposition of their interests;

(3) There is an assignment or transfer by which certain partners or stockholders retire but no new ones are brought in, provided that the interest transferred is not a controlling one;

(4) There is a corporate reorganization which involves no substantial change in the beneficial ownership of the corporation;

(5) There is an involuntary transfer to an Executor, Administrator or other court appointed officer caused by death or legal disability except that this form does not cover assignments (or transfers) from the Executor, Administrator or other court appointed officers to the ultimate beneficiary;

(6) There is an assignment or transfer from a corporation to a wholly owned subsidiary thereof or vice versa, or where there is an assignment from a corporation to a corporation owned or controlled by the assignor stockholders without substantial change in their interests.

It is further ordered, That § 3.623 of Part 3 of the Commission rules and regulations be amended to read in its entirety as follows:

§ 3.623 *Assignment or transfer of control.*—(a) *Voluntary.* Application for consent to voluntary assignment of a television station construction permit or license or for consent to voluntary transfer of control of a corporation permit or license or for consent to voluntary transfer of control of a corporation holding a television station construction permit or license shall be filed with the Commission on Form FCC No. 314 (Assignment of License), Form FCC No. 315 (Transfer of Control) or Form FCC No. 316 (Short Form) at least 60 days prior to the contemplated effective date of assignment or transfer of control.

(b) *Pro forma.* Assignment or transfer application shall be filed on FCC Form 316 where:

(1) There is an assignment from an individual or individuals (including partnerships) to a corporation owned and controlled by such individuals or partnerships without any substantial change in their relative interests;

(2) There is an assignment from a corporation to its individual stockholders without effecting any substantial change in the disposition of their interests;

(3) There is an assignment or transfer by which certain partners or stockholders retire but no new ones are brought in, provided that the interest transferred is not a controlling one;

(4) There is a corporate reorganization which involves no substantial change in the beneficial ownership of the corporation;

(5) There is an involuntary transfer to an Executor, Administrator or other court appointed officer caused by death or legal disability except that this form does not cover assignments (or transfers) from the Executor, Administrator or other court appointed officers to the ultimate beneficiary;

(6) There is an assignment or transfer from a corporation to a wholly owned subsidiary thereof or vice versa, or where there is an assignment from a corporation to a corporation owned or controlled by the assignor stockholders without substantial change in their interests.

(c) *Involuntary.* In the event of the death or legal disability of a permittee or licensee, or a member of a partnership, or a person directly or indirectly in control of a corporation, which is a permittee or licensee:

(1) The Commission shall be notified in writing promptly of the occurrence of such death or legal disability, and (2) within thirty days after the occurrence of such death or legal disability, application on Form FCC No. 316 shall be filed for consent to involuntary transfer of control of such corporation to a person or entity qualified to succeed to the foregoing interests under the laws of the place having jurisdiction over the estate involved.

It is further ordered, That § 3.723 of Part 3 of the Commission's rules and regulations be amended to read in its entirety as follows:

§ 3.723 *Assignment or transfer of control.*—(a) *Voluntary.* Application for

consent to voluntary assignment of an international station construction permit or license or for consent to voluntary transfer of control of a corporation holding an international station construction permit or license shall be filed with the Commission on Form FCC No. 314 (Assignment of License), Form FCC No. 315 (Transfer of Control) or Form FCC No. 316 (Short Form) at least 60 days prior to the contemplated effective date of assignment or transfer of control.

(b) *Pro forma.* Assignment or transfer applications shall be filed on FCC Form 316 where:

(1) There is an assignment from an individual or individuals (including partnerships) to a corporation owned and controlled by such individuals or partnerships without any substantial change in their relative interests;

(2) There is an assignment from a corporation to its individual stockholders without effecting any substantial change in the disposition of their interests;

(3) There is an assignment or transfer by which certain partners or stockholders retire but no new ones are brought in, provided that the interest transferred is not a controlling one;

(4) There is a corporate reorganization which involves no substantial change in the beneficial ownership of the corporation;

(5) There is an involuntary transfer to an Executor, Administrator or other court appointed officer caused by death or legal disability except that this form does not cover assignments (or transfers) from the Executor, Administrator or other court appointed officers to the ultimate beneficiary;

(6) There is an assignment or transfer from a corporation to a wholly owned subsidiary thereof or vice versa, or where there is an assignment from a corporation to a corporation owned or controlled by the assignor stockholders without substantial change in their interests.

(c) *Involuntary.* In the event of the death or legal disability of a permittee or licensee, or a member of a partnership, or a person directly or indirectly in control of a corporation, which is a permittee or licensee:

(1) The Commission shall be notified in writing promptly of the occurrence of such death or legal disability, and

(2) Within thirty days after the occurrence of such death or legal disability, application on Form FCC No. 316 shall be filed for consent to involuntary assignment of such international station permit or license or for involuntary transfer of control of such corporation to a person or entity legally qualified to succeed to the foregoing interests under the laws of the place having jurisdiction over the estate involved.

(Sec. 4 (1), 48 Stat. 1066, sec. 303 (r), 50 Stat. 191; 47 U. S. C. 154 (1), 303 (r). Applies secs. 309, 310, 319, 48 Stat. 1085, 1086, 1089; 47 U. S. C. 309, 310, 319)

Released: July 8, 1949.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5858; Filed, July 15, 1949; 9:00 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[7 CFR, Part 991]

MILK IN ROCKFORD-FREEPORT, ILLINOIS, MILK MARKETING AREA

DECISION WITH RESPECT TO PROPOSED MARKETING AGREEMENT AND PROPOSED ORDER REGULATING HANDLING

Pursuant to Public Act No. 10, 73d Congress (May 12, 1933) as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (hereinafter referred to as the "act"), and the rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and orders (7 CFR, Supps. 900.1 et seq., 13 F. R. 8585), a public hearing was held at Rockford, Illinois, during the period June 2-9, 1948, upon a proposed marketing agreement and a proposed order regulating the handling of milk in the Rockford-Freeport, Illinois, milk marketing area.

The material issues presented on the record of this hearing were concerned with:

- (a) The need for regulation;
- (b) The extent to which interstate commerce is involved or affected; and
- (c) The provisions to be included in an order, if justified. The evidence on this issue involved:
 - (1) The extent of the marketing area;
 - (2) The definition of "producer", "handler", "approved plant", and other terms;
 - (3) The classification of milk and milk products;
 - (4) Allocation of classified skim milk and butterfat between receipts from producers and from other sources;
 - (5) The determination and level of class prices;
 - (6) Payments to producers;
 - (7) The applicability of provisions to milk regulated under other Federal orders;
 - (8) The amount of administrative assessments;
 - (9) The amount of deductions for marketing services; and
 - (10) The administrative provisions common to all orders.

Upon the basis of the evidence introduced at such hearing and the record thereof, the Assistant Administrator, Production and Marketing Administration, on March 22, 1949, filed with the Hearing Clerk, United States Department of Agriculture, his recommended decision in this proceeding. The notice of such recommended decision and of opportunity to file written exceptions thereto was published in the FEDERAL REGISTER on March 25, 1949 (14 F. R. 1356).

Rulings on exceptions. Exceptions to the recommended decision were filed on behalf of interested parties. Each of such exceptions was carefully considered in arriving at the findings and conclusions appearing in this decision.

Rulings on some of the exceptions appear herein in the findings and conclusions with respect to the particular issue to which the exception refers. Otherwise, to the extent that the findings and conclusions contained herein are at variance with exceptions pertaining thereto, such exceptions are denied.

The exceptions received from Rockford handlers alleged that certain developments had taken place since the hearing which should be considered in arriving at a decision on the issues and requested that the hearing be reopened in order that the facts concerning these developments might be placed in the record. A review of the record of hearing indicates that the developments alleged were either shown on the record or were clearly predictable from the evidence in the record. The principal developments alleged were concerned with one large handler changing his operations for the marketing area so that they are under the regulation of the Chicago milk order. This handler testified at the hearing that he intended to make this change. From his testimony and other facts in the record, the economic effects of such a move could be foreseen and were considered in arriving at this decision. Other alleged developments appear to be continuations of conditions shown on the record. It is, therefore, concluded that no useful purpose would be served by reopening the hearing and the request is denied.

Findings and conclusions. Upon the basis of the evidence adduced at such hearing, it is hereby found and concluded that:

- (a) Marketing conditions in the Rockford-Freeport area justify the issuance of an order.

The milksheds of Rockford and Freeport are within the inner reaches—Zones 2 to 5—of the Chicago milkshed where buyers in the local trade and buyers in the overshadowing Chicago trade are in close competition. By contract or oral agreement the producer associations and the handlers negotiate prices for association milk. These prices apply to a use classification of the milk that was adopted some years ago. It differs significantly from the classification scheme employed in the Chicago milkshed under Federal Order No. 41. The chief difference lies in the definition and determination of Class I milk. In effect, the Chicago plan would classify a larger proportion of producers' milk in the top price class than does the method followed by Rockford and Freeport handlers.

Since the lifting of war-time price control measures, class prices have equalled those currently paid for Chicago approved milk by handlers under Order 41 who operate in and around the milk shed of Rockford and Freeport. These prices have been at the Chicago Zone I (70-mile zone) level. Since September 1947, Rockford handlers have added an 8¢ premium on most of their receipts to meet premiums paid by competitive Chi-

cago plants. With such class prices the Rockford association during the period January-April 1948 made returns to their producers approximately equal to or a few cents above the Chicago 70-mile zone blended price. During the same period the returns to member producers of the Freeport association were a few cents under the Chicago 70-mile zone blended price. Prior to January 1948, returns to members of both associations were generally below the Chicago 70-mile zone blended price.

With the exception of one handler, Rockford and Freeport handlers purchase through the associations all milk received from producers. This handler is the largest Rockford operator who handles approximately 45% of local Class I and Class II business. In 1946 this handler cancelled his full-supply contract with the Rockford producers association on the grounds that the association was failing to provide him with enough milk for his business. While continuing to purchase association milk, the handler recruited a group of other producers, which by April 1948 numbered 70, or 16.5% of all Rockford approved producers. These producers have been paid the Chicago 70-mile blend price, plus whatever premiums Chicago buyers in the territory were paying. This handler has more recently declared his intention to cease handling milk for his Rockford Class I and Class II trade in his Rockford plant, and to use for this trade milk received and processed in a Chicago approved plant operated by him in a neighboring town. Handlers cite these circumstances in challenging the need for regulation and ask what more could be justified than class prices and producer returns equal to those of the regulated Chicago market. This challenge fails to consider supplies of producer milk in relation to need.

As matters stand, the Rockford market is in short supply of approved milk. The producers cooperative association has attempted to augment supplies by enlarging its membership as well as by encouraging higher production per member. Its efforts have been, for the most part, unavailing. In April 1948 it had 28 fewer members than at the close of 1945. In 1947 it lost 42 old members and gained 22 new members. Of the 42 who quit the association, 18 transferred to Chicago approved plants. Through April 1948 it had acquired 6 new member producers, but had lost 12 old producers, 5 of whom became Chicago producers. Even the accession of non-member producers seems not to have raised supplies to the full level of the expanding needs of the trade. The handler who turned to non-member producers for additional supplies testified that in the last three or four years available supply of Rockford approved producer milk has failed to keep pace with expanding needs of the trade.

It is clear from the record that the area as a whole has, since the war period, suffered from undersupply of locally in-

spected and approved milk. This supply condition has been associated with great expansion, in the production region of this marketing area, in demand of other markets for Grade "A" milk. The Chicago area trade, in particular, has in recent years drawn increasing quantities of Grade "A" milk from the region of this marketing area. Indeed, the proximity of Chicago handlers to this marketing area, due to great expansion in the demand for Chicago approved milk, has since the war period made the level of prices for Chicago approved milk the practical test of the adequacy and fairness of producer prices in this area. This does not mean that local producer prices (or returns) must always equal producer prices for Chicago approved milk. On the contrary, it implies that when the local market is relatively undersupplied, producer prices (or returns) should rise substantially above those of the alternative market. It has appeared from indications above cited that Rockford and Freeport producer prices have not, even up to the end of the period observed, very well measured up to such test.

The record shows considerably higher proportionate Class I utilization and of combined Class I and II utilization, during the early months of 1948, in the Rockford area plants than in Chicago approved plants under Order 41, with approximately equal producer returns. From this it is clear that Rockford and Freeport handlers, under their class price arrangements with the producers' association, paid less to the associations for milk used in their Grade "A" milk and cream trade than Chicago handlers were paying to Chicago producers for milk similarly used. Had they really paid as much, association returns to producers would surely have been substantially above minimum producer prices at competitive Chicago plants.

The association could not augment its supplies without inevitably driving its returns to producers below the Chicago producer price; for, additional supply, though no greater than required for a comfortable margin, would naturally lower the proportionate use in Class I. Such classification and pricing has not reflected in prices to producers the supply and demand condition in the area. As a method of determining producer prices it cannot be relied upon to induce a supply in balance with needs of the market.

Unsatisfactory producer prices have been more a matter of classification than of the class prices themselves. In both parts of the proposed marketing area, bargaining with respect to class prices has been more or less obstructed by the vagaries of the classification system. Another part of this report deals in particular with the question of adequate classification for the area. Here it only needs to be noted that the scheme employed in the area has proven to be inadequate as a basis for the determination of producer prices. Proof of its inadequacy lies mainly in the fact that it fails to capture for the top price category all of the milk actually used by handlers for their trade in fresh milk and milk drinks. This is due in part to definition, in part

to the method of classification, and in part, to the method of accounting for class usage. First, by definition, Class I is unduly limited in that it is not specifically made to include all fluid usage whether in whole milk or skim and also the residual or accounting items: excess shrinkage and unaccounted for milk. Class II includes beverage uses of skim which are more appropriately included in Class I. Second, computation of utilization of receipts by classes is not based on records showing actual quantities of milk, butterfat, and skim used in each class. Rather it is done by an oversimplified conversion method that entirely omits any reconciliation of quantities actually used in each class of utilization with total disposition and receipts. Such computation is bound in most cases to inflate classification in lower classes at the expense of Class I. Besides, the method is quite lacking in proof of accuracy and true representation. Third, with this method of accounting for class usage handlers avoid the burden of proof. To allow representatives of producers to check certain records is no substitute for a method of accounting for class usage that is not only supported by all relevant records and accounts of handlers, but also buttressed by class definitions that place in Class I all milk inadequately accounted for in lower class usage. If the Class I price is to apply to all usage properly defined as Class I, then handlers must assume the burden of proof of utilization. This follows from the evident necessity of supporting claimed utilization by adequate accounting for all milk handled. Judged with reference to these features, the classification system of the area fails to measure up to requirements. It is too ineffectual to serve as a basis for class prices that are, under present market conditions, essential for satisfactory producer returns.

(b) The handling of milk in the Rockford-Freeport, Illinois, marketing area is in the current of interstate commerce and directly burdens, obstructs and affects interstate commerce in milk and its products.

Substantial interstate movement occurs with respect to milk produced for the Rockford-Freeport marketing area, and with respect to milk products produced therefrom, and in addition, there is a close interrelationship between the handling of such milk and that of other milk that moves in interstate commerce. The cities of Rockford and Freeport are in Illinois, within a few miles of the State of Wisconsin, and within the area from which the Chicago marketing area draws its supplies. Milk of a Wisconsin producer is approved by Rockford health authorities and is delivered to a Rockford plant. Cream from Wisconsin plants has during the past year been received by Rockford handlers as an approved emergency supply. Chicago approved milk from plants with Wisconsin producers is distributed in Freeport and in portions of the proposed marketing area beyond the city limits of Rockford and Freeport.

Milk of producers inspected for the Rockford - Freeport market is distributed frequently in the current of interstate

commerce. One Rockford handler is currently packaging such milk in paper cartons for distribution by a handler in Beloit, Wisconsin. Milk and ice cream from Rockford and Freeport handlers was shown to be distributed in Wisconsin communities. Supplies of inspected milk, when surplus to local needs, are disposed of at a wide variety of plants from which manufactured products and, in the case of one plant, fluid milk, are widely distributed in interstate commerce.

Producers of the Rockford-Freeport marketing area are interspersed with those supplying Chicago approved plants, some of which are located in Wisconsin and many of which receive milk from Wisconsin patrons. Rockford-Freeport producers are also interspersed with dairy farmers supplying manufacturing plants in Illinois and Wisconsin from which dairy products are distributed widely without regard to state lines. Shifting of producers among the Rockford-Freeport plants, Chicago approved plants, and manufacturing plants occurs frequently. In addition there is active procurement in the area by other plants for inspected milk supplies, some of which are for markets outside of Illinois. These interrelationships have a substantial effect upon the flow of milk from one market to another, and hence upon the volume of milk which crosses state lines. Price distortions which interrupt or interfere with the economical disposition of milk in this area burden, obstruct and affect interstate commerce in milk and its products.

(c) From the evidence it is concluded that the proposed marketing agreement and order hereinafter set forth meet the needs of the Rockford-Freeport market and will tend to effectuate the declared policy of the act. The following findings and conclusions are made with respect to the various provisions of the marketing agreement and order:

(1) *Extent of the marketing area.* The marketing area should be defined to include the City of Rockford with six adjacent or nearby townships in Winnebago County and the City of Freeport together with four townships in Stephenson County, all in the State of Illinois. Rockford and Freeport have almost identical sanitary and health requirements with enforcement on a quite comparable basis. The production areas recognized by the health authorities of the two cities overlap. Freeport authorities are currently recognizing Rockford inspection by permitting sale of Grade "A" milk received at and packaged in a Rockford plant. The proposed marketing area, while not contiguous, includes the principal urban areas in which Rockford and Freeport inspected milk is sold. The townships included are adjacent or near to the two cities and have considerable urban population regularly served by handlers of the two cities.

The record does not indicate that any useful purpose would be served by extending the marketing area to include the entire area of Winnebago and Stephenson Counties as originally proposed by producers. While Rockford and Freeport inspected milk is sold throughout these counties, most of the other milk distrib-

uted in these counties (outside the proposed marketing area) is by handlers under regulation of the Chicago order, rather than from sources that will be free of regulation. The extension of the marketing area would not provide sufficient additional protection to handlers or producers to warrant including the whole of both counties.

(2) *Definitions.* The term "producer" should be defined to include those dairy farmers whose milk is regularly received directly from the farm where produced at a plant from which routes distributing fluid milk are operated in the marketing area. Those dairy farmers included thereby should be divided into two groups: (a) those approved by appropriate health authorities of the marketing area, or by the State of Illinois, for the production of milk to be distributed as Grade "A" milk in the marketing area, whose milk is regularly received at a plant from which Grade "A" milk is distributed in the marketing area, and (b) those whose milk is regularly delivered to a plant distributing non-Grade "A" milk in the marketing area.

Only Grade "A" milk approved by the health authorities of the municipalities may be distributed in the Cities of Rockford and Freeport. In other parts of the marketing area there are distributed in addition to these supplies, both Grade "A" milk inspected by the State of Illinois under requirements very similar to those of the municipalities, and milk that is not Grade "A". By the definitions of "producer" and "handler", it is intended in this decision to place under regulation all milk distributed in fluid form in the marketing area. The recommended decision in these proceedings had proposed to regulate only that eligible for distribution as Grade "A" milk. The change is made upon reconsideration of the record in the light of the exceptions received. Both producers and handlers protested in their exceptions to the failure of the recommended decision to regulate non-Grade "A" milk. That decision was based to a considerable extent upon the small volume of such milk distributed in the proposed marketing area at the time of the hearing. Distribution of non-Grade "A" milk was shown on the record to have been a factor that at times in the past seriously affected the marketing of all milk in the area, and the potentialities for a recurrence of such a situation are clearly set forth in the record. From the evidence in the record, it is concluded that stable and orderly marketing of milk in the marketing area requires that the handling of both Grade "A" and non-Grade "A" milk should be regulated.

Handlers allege that the distribution of non-Grade "A" milk had increased since the hearing and request a reopening of the hearing in order that additional facts may be placed on the record. The record of volumes distributed since the hearing that are alleged by handlers would not contribute to a decision on methods of regulation for such milk; hence the request to reopen the hearing is denied.

Dairy farmers who distribute their own production and do not purchase milk from other producers should be excluded from the definition of producers. Nor-

mally such persons deliver to the regulated plants of other handlers only milk which is in excess of their own needs, and they should not, therefore, share with other producers in the proceeds of the higher priced utilization of regulated plants.

The term "handler" should be defined to include operators of plants from which fluid milk is distributed directly into the marketing area; it should also include cooperative associations with respect to milk of producers which such cooperative associations divert at times to manufacturing plants when not needed for fluid distribution. The substantive provisions of the order regulate activities of handlers; hence it is necessary that a definition of the term be included in the order. The proposed definition will include all persons responsible for reporting receipts and utilization of producer milk and for making payments for such milk.

The distinction made between the producers from whom Grade "A" supplies of the marketing area are received and those producing the non-Grade "A" supplies makes desirable a similar distinction between the plants distributing Grade "A" milk and other plants. The term "approved plant" should be defined to include any milk plant from which Grade "A" milk in fluid form is distributed in the marketing area. There is at least one plant in the marketing area where the record showed a dual operation at which physical segregation (in separate parts of the same plant) is required between Grade "A" and non-Grade "A" operations, the latter not concerned with fluid distribution in the marketing area. It is not necessary to bring such a non-Grade "A" operator under regulation for protection of producer interests in determining the classification of his milk. The definition of approved plant should exclude any portion of the plant or facilities used to process milk or milk products which health authorities require to be kept physically separate from the portion in which Grade "A" milk is handled. A definition of an approved plant is included to clarify the language of producer and handler definitions and of other provisions of the order. There are no present or prospective receiving station operations; therefore, the definition of approved plant may be restricted to those plants actually distributing Grade "A" milk in the marketing area.

The term "producer-handler" should include any person who produces milk and operates a plant from which a route is operated in the marketing area, but who receives no milk from producers. It is concluded that such persons should be exempt from the regulatory provisions of the order except for making reports to the market administrator at such time and in such manner as the market administrator may require. Producer-handlers (by definition) do not purchase or receive milk from producers; they are for this reason not subject to the pricing provision of the order which applies solely to the sale of milk by producers to handlers. However, in order that the market administrator may inform him-

self as to their status in relation to the regulation, it is necessary for him to receive reports from producer-handlers from time to time.

The term "other source milk" should include all receipts of skim milk and butterfat at a regulated plant, except as contained in producer milk, in receipts from other handlers, in certain receipts from handlers under other orders as discussed elsewhere in this decision, and in non-fluid milk products received from non-handlers and disposed of in the same form. Definition of other source milk will simplify the language of other sections of the order. It is proposed under other sections that receipts of other source milk be included in the total classified use of a regulated plant and then be deducted in arriving at the use classification to be allocated to producer milk. However, it does not appear necessary that non-fluid milk products received from sources other than handlers should enter these calculations, if disposed of in the same form as when received. Therefore, such non-fluid milk products are excluded from the term "other source milk". This serves the purpose sought by a handler proposal to define "milk products". A handler proposal to define "emergency milk" for the purpose of an allocation treatment different from that of "other source milk" should not be adopted. The purpose of this proposal appears to be to require producer milk to share classification ratably with such outside purchases as health authorities permit to be labelled Grade "A" when supplies of producer milk available to a handler with an approved plant are less than his Class I and Class II needs. It appears that the City of Rockford, in recent years, has been short of producer milk for Class I and Class II needs in the short season and the health authorities now allow emergency supplies to enter the city when needed in fall months. At the same time that there was a shortage at Rockford, there was a surplus in the short season on the Freeport market and no indication was given that these supplies would not be acceptable to Rockford authorities for use in that city. In support of the proposed definition of "emergency milk" handlers contended that they should not be charged the highest classification for producer milk when their receipts of producer milk are less than Class I and Class II uses, because imported supplies acceptable to health authorities usually were secured at premium prices. This, however, would be accomplished by reducing returns to local producers. To the extent that milk approved for one portion of the marketing area will meet the need of another part, the desired end can be achieved with accompanying benefits to producers by transfers of milk among handlers without reducing returns to producers. Moreover, producers should receive the higher classification in order that returns to producers will be maintained at a level which will encourage production by approved producers.

In order that language in other sections of the order may be shortened, definitions of "act", "Secretary", "Department", "person", "cooperative asso-

ciation", "delivery period", "unapproved plant" and "producer milk" should be included. These terms are common to Federal milk marketing orders issued pursuant to the act. A definition of "route" is also included as an auxiliary to the definitions of "approved plant" and "handler".

(3) *Classification of milk.* The order should provide for the separate classification of skim milk and butterfat. Such a system of classification will provide equitable costs to handlers whose use of these components vary from each other, and will enable handlers to determine accurately their costs for milk used in each product. It will also provide producers with returns based upon the actual utilization of their milk. The present accounting methods in use by many handlers in the market do not accurately reflect to producers the actual use of skim milk and butterfat, in that milk equivalents of butterfat are used to determine Class II volume, and Class I volume in a residual amount. Under this system, volume of Class I milk is impaired to the extent that skim milk is used to standardize milk sold for fluid consumption. Skim milk and butterfat should be classified in three classes as follows:

Class I milk should include skim milk and butterfat which is disposed of in fluid form as milk, skim milk, buttermilk, flavored milk, or flavored milk drinks, and that not specifically accounted for otherwise;

Class II milk should include skim milk and butterfat which are disposed of, in fluid form, as cream, or cream mixtures of 6 percent or more butterfat (except ice cream mix) and eggnog;

Class III milk should include skim milk and butterfat which are used to produce all products other than those specified in Class I and Class II and in actual plant loss (but limited, with respect to butterfat and skim milk in producer milk, to not more than 2 percent of receipts of producer milk). Class III milk should also include skim milk marketed for livestock feed or dumped, if properly accounted for to the market administrator.

The items included in Class I and Class II milk are those required by the health authorities of the cities of the marketing area to be produced from Grade "A" milk. Further these items are those currently included within these classes under the accounting between handlers and the cooperative associations supplying them, except that buttermilk, flavored milk, and flavored milk drinks are now included in Class II milk instead of Class I milk. The physical characteristics, purposes, values and uses of these items are more nearly similar to those of fluid milk than to those of the products included in Class II milk. Accordingly, it is concluded that they should be included in Class I milk.

Fluid cream and cream mixtures are included as Class II. Under the accounting (skim milk and butterfat separately) and pricing plan herein recommended, results would not be significantly different if these products were included in Class I. Use of a separate class for cream will, however, permit separate consideration of prices as the need arises.

The inclusion in Class III milk of products other than those required by city health regulations to be from Grade "A" milk is amply justified by the conditions of the market. Class III milk is that which is in excess of the market needs for Class I and Class II milk. Use of this milk may be made only in manufactured milk products and the value of it is commensurate only with that of uninspected milk used in manufactured milk products. At present this classification is used for all milk delivered to Rockford and Freeport handlers beyond Class I and II needs. There are readily available outlets in the immediate area in which any surplus milk can be used for ice cream purposes, or for condensed products, which are usually considered to be high value outlets for manufacturing milk. The proposal of handlers to provide a fourth classification for butter, cheddar cheese, casein and skim milk sold for animal feed or dumped, should not be adopted, as the necessity for finding low value outlets for any volume of surplus milk, was not shown. The fact that route returns of Class I and Class II products may on occasion find their way into such products does not justify providing the class. The records indicate that the cooperatives supplying Rockford and Freeport have found outlets for surplus milk at prices equal to or above condensery values.

A shrinkage allowance on producer milk is necessary to reconcile milk accounted for as disposed of with that which is accounted for as received. This reconciliation should be made to the extent of two percent of producer receipts in Class III, as proposed by producers and currently in effect between Rockford handlers and the association supplying them. In order to protect the pricing scheme from excessive amounts of unaccounted for milk, losses in excess of 2 percent of producer receipts should be in Class I. Experience with the 2% allowance demonstrates that it has operated satisfactorily in the market. The handler proposal that the shrinkage allowance be set at three percent was not supported on the record by any testimony showing that past experience or efficient operation requires an allowance of this amount. No limits need be put on the amount of shrinkage in other source milk that may be allocated to Class III, since receipts of other source milk by means of the allocation provisions discussed elsewhere in this decision will be deducted from the lower class uses found in the plant. Since, when other source milk is present, shrinkage cannot be identified separately between producer milk and other source milk, provision is included to allocate the total shrinkage pro rata between producer milk and other source milk.

The order should require the handler who receives skim milk or butterfat to prove to the market administrator use in some class other than Class I, or to account to producers for such receipts as Class I milk. Such a provision insures to producers that their returns will not suffer because of inadequate accounting by the handler.

Under the order herein recommended, the classification of milk transferred or

diverted to another handler in the form of milk or cream may be determined by agreement between the handlers provided the receiving handler has use for an equivalent amount of milk in the class to which the transferred milk is assigned, after application of the allocation provisions with reference to other source milk. In this way producers generally will receive the full classification of their milk while at the same time a high degree of flexibility is afforded to handlers in transferring milk among themselves.

Any milk or skim milk transferred to a producer handler will be Class I milk and any cream transferred to a producer handler will be Class II milk. Producer handlers do not share their utilization with regular producers and normally buy milk and cream from other handlers only for Class I and Class II uses. By the method provided producer handlers may buy milk and cream at classifications consistent with the most likely use of the product and returns to producers generally are safeguarded against abuse.

Milk, skim milk or cream, transferred or diverted to an unapproved plant within one-hundred miles of the marketing area may be classified upon the basis agreed upon between the buyer and seller, provided the buyer maintains adequate books and records, and has actually used an equivalent amount of milk in the class named. Such transfers are normally of surplus milk to manufacturing plants which should not be required to replace regular receipts of such plants in any higher class uses of such plants. Transfers to unapproved plants at points beyond one-hundred miles should be classified as Class I if in the form of milk or skim milk, and as Class II if in the form of cream. A limitation of this kind is necessary because the market administrator must trace for audit purposes all movements of milk and cream which may later be reclassified into a lower value class. In the interest of reasonable administrative economy, limits must be set on shipments beyond which the classification is final. These limits should reasonably accommodate the marketing necessities of handlers. Within 100 miles of the Rockford-Freeport area, there are ample manufacturing facilities to absorb any surplus producer milk. Hence, there should be little occasion for milk to move more than 100 miles unless for Class I or Class II use because the transportation charges involved are such as to make uneconomical movement for manufacturing purposes at greater distances.

(4) *Allocation of classified milk.* When producer milk which is subject to the pricing provisions of the order, and other source milk are both received at a regulated plant, it is impossible to determine definitely upon the basis of usual accounting records the uses made of each. Producers, as defined herein, who regularly supply milk for the Class I and Class II needs of the market, should, in such cases, have prior claim on the higher class uses of milk by the regulated plant. Therefore, allocation provisions are included which allocate receipts of producer milk, with the exception of plant loss not in excess of 2 percent of receipts of such milk, to the highest classes for

which an equivalent amount of milk was used in the plant, and allocate receipts of other source milk to the lower classes for which an equivalent amount of milk was used in the plant.

(5) *Determination and level of prices.*
(a) Class prices should be based on prices paid for milk used for manufacturing purposes.

Historically, prices paid for milk used for fluid purposes have been closely related to prices paid for milk used for manufacturing purposes. Such relationships are quite pronounced in areas such as the one here under consideration, where milk is produced in relatively large quantities and where manufacturing plants serve as alternative outlets for milk production. Production and marketing of milk for each type of outlet is subject to many of the same economic factors. Since the market for most manufactured products is country-wide, prices of manufactured dairy products reflect to a large extent changes in general economic conditions affecting the supply and demand for milk. For these reasons fluid milk markets have used butter, powder and cheese prices, or the prices paid by condenseries, as a basis for establishing fluid milk prices. Differentials over these basic or manufacturing prices are needed to reflect the additional cost of meeting quality requirements in the production of market milk, and to furnish the necessary incentive to get such milk produced and delivered to points of consumption.

It is concluded that the basic price to be used in establishing Class I and Class II milk prices should be the price paid for milk of 3.5% butterfat delivered to 18 plants at which milk is manufactured into evaporated milk. Formulas based upon prices of butter and cheese and upon butter and nonfat dried milk solids should be used as alternatives. Similar basic price formulae are contained in the orders for Chicago and Suburban Chicago marketing area. It is important that a similar basis be used in the Rockford-Freeport area, and that changes in class prices for these areas occur simultaneously, since producers of the three areas are intermingled. For this reason the use of certain nearby Illinois condenseries as the list of evaporated plants, as advocated by handlers, should not be adopted. The butter-cheese alternative formula included is the so-called evaporated milk code price which also appears in the Chicago milk order. The butter-nonfat dry milk solids formula recommended uses generally accepted standards of yield of these products per hundred pounds 3.5 percent milk, and provided "make allowances" for both butter and nonfat dry milk solids. While the components of this formula vary from that included in the Chicago order, its use results in a price almost identical with that of the Chicago formula.

Handlers excepted to the butterfat-nonfat dry milk solids formula included in the recommended decision, claiming that its use as an alternative formula would result in their paying higher class prices than required of competing Chicago handlers under Order No. 41. The formula recommended results in prices

slightly less than those of the Chicago order, except for the months of March through June when the Chicago formula has a seasonal reduction of approximately 7.5 cents per hundred pounds. In order to insure that higher class prices will not be charged Rockford-Freeport handlers than those of the Chicago order an adjustment for these months has been included in the order accompanying this decision.

Class I and Class II prices should be determined from the basic price for the month next preceding the delivery period. This will enable producers and handlers to know the Class I and Class II prices early in the delivery period, and will encourage orderly marketing; because similar provisions are included in the orders for the Chicago and Suburban Chicago markets, this provision is necessary in order to maintain prices in the Rockford-Freeport area in line with prices at Chicago and at Suburban Chicago.

(b) The price differential above the basic price for Class I and Class II milk should provide for a pronounced seasonal variation, and should be comparable to those for the Chicago marketing area.

The seasonal pattern of production for this market is significantly different from the pattern of sales of Class I and Class II milk. Production in the peak production month has exceeded that of the low months of the same year by about 60 percent. Sales of Class I and Class II milk have been much more uniform throughout the year. A wide seasonal variation in production creates the problems of surplus handling and disposal in the spring months, and shortages in the fall months. Seasonal changes in class prices to provide incentives for more even production are provided for in the present pricing plans of the marketing area.

The differentials herein recommended are identical with those for the Chicago and Suburban Chicago markets. For some time class prices in effect in the marketing area have been those of the Chicago order. The adoption of the basic prices and differentials herein recommended will continue that practice. These Class I and Class II prices are higher than the minimums that would be required by the Chicago order for Chicago plants located in the marketing area by the zone location differentials of this Chicago order. It is shown from the record, however, that dairy farmers of this area can and do deliver to Chicago plants at which the full Chicago prices are paid. These class prices will not incorporate in the minimum prices of the marketing area the premiums which Rockford producers are currently receiving on their blend prices. Producers did not ask that this be done. Their attitude indicates their belief that the relationship between the markets is so close that it would be unwise to deal separately with the problem for the Rockford-Freeport area. The Class I and Class II prices that should apply to non-Grade "A" milk delivered to unapproved plants which operate routes in the marketing area should be 10 cents less than those for Grade "A" milk delivered to approved plants. This decision follows the pat-

tern of pricing for such milk established in the Suburban Chicago Order.

The recommended Class I and Class II differentials are:

Delivery period	Class I		Class II	
	Grade "A"	Non-grade "A"	Grade "A"	Non-grade "A"
May and June.....	\$0.50	\$0.40	\$0.30	\$0.20
August, September, October, November.....	.90	.80	.50	.40
All other months.....	.70	.60	.40	.30

(c) The Class III price should be the basic formula price for the current delivery period.

This is the price proposed by producers for the notice of hearing. At the hearing, however, they supported the paying price of Northern Illinois condenseries as more nearly reflecting the local prices for manufacturing milk at which Class III milk should be valued. This contention fails to recognize that much Chicago approved milk in the area, and much of the milk to be regulated under the order now is priced for manufacturing use at the basic formula price. Freeport handlers are paying 5 cents more than the basic formula price for all Class III milk they receive at their plants in recognition of the fact that much of their Class III usage is in ice cream, which is a Class II product under the Chicago order. Rockford handlers are paying the basic formula price for their Class III usage. On occasion it is necessary for the cooperative associations to divert milk to local condenseries at which returns are somewhat lower than the 18 condensery average. The quantities of these shipments are uncertain, but relatively small on a yearly basis. The occurrence of these shipments, however, in view of the price which may be obtained for the great bulk of the Class III milk, does not warrant the adoption of the lower price for all Class III milk.

(d) The price computed for each class on the basis of milk of 3.5 percent butterfat content, should be adjusted to reflect the weighted average butterfat content of products used in the respective classes. The adjustment differential for Class III milk should be on the basis of the value of 92-score butter on the Chicago market plus 20 percent. This differential represents the generally accepted value of butterfat made into butter. For Class II milk, the differential should be established at the value of 92-score butter on the Chicago market plus 30 percent. Under the skim milk and butterfat method of classification, the butterfat differential determines much of the value of Class II milk which is principally fluid cream sales. A differential such as contained herein provides a price for fluid cream in line with that which handlers would normally be expected to pay for inspected cream of bottling quality. For Class I milk a differential equal to that for Class II milk is considered appropriate. The record indicates that the average butterfat content of Class I products in the market normally varies little from 3.5 percent. Therefore, the effect of the butterfat differential in Class I milk is largely to determine the relative values

of skim milk and butterfat within the over-all Class I price. The use of the differential recommended recognizes that the additional value of Class I milk over Class II milk is a skim milk value.

(e) The prices that will give milk and its products a purchasing power equivalent to their purchasing power during the base period as determined pursuant to section 2 and section 8 (e) of the act are not reasonable in view of the price of feeds, the available supplies of feeds, and other economic conditions which affect market supply and demand for milk and its products in the proposed marketing area, and the prices contained in this proposed marketing agreement and order will reflect such factors, insure a sufficient quantity of pure and wholesome milk, and in the public interest.

The prices herein recommended reflect the market supply and demand in the proposed marketing area for milk. The active procurement of milk for Chicago which also requires milk of Grade "A" quality is the most effective demand factor in the Rockford-Freepoint production area. The demand for this milk cannot reasonably be ignored in the determination of prices for the Rockford-Freepoint areas. Therefore, the establishment of class prices on the basis of relationships to those already established for Chicago and Suburban Chicago, rather than on the basis of relationship to a base period is considered reasonable. The manufacturing prices selected as basic prices reasonably reflect the price of feeds, and availability of feeds, and the general market supply and demand for milk and its products. The differentials herein recommended reflect the additional costs of supplying milk for fluid use. While class prices equivalent to those included in the recommended order have not provided adequate supplies of producer milk during the approximately one-and-one-half years, they have been in effect, they have not been applied during this time to a classification system adequate to the needs of the market. While the recent record of the market would appear to justify higher class prices, if no classification changes were recommended, it is believed that results of these prices under the classification system proposed should return producers blend prices sufficiently high to attract an adequate supply of milk.

(f) The proposal for inclusion of emergency price provisions should not be adopted. Such provisions were included in Federal milk marketing orders during the war period to cover conditions that no longer exist.

(6) *Payments to producers.* The order should provide for the individual handler type of pool, wherein producers are paid on the basis of the use value of producer milk by the handler to whom they deliver their milk. While producers originally proposed a market-wide pool with equalization of uniform price between handlers, they supported at the hearing the individual handler pool. Handlers agreed that this arrangement would best meet the present needs of the market. The chief weakness of a handler pool in this market would appear to be that the varied producer prices

it produces would not compete entirely with each other, but it would also compete with the price of the dominant Chicago market. There is a possibility that Chicago approved plants may attract milk from Rockford-Freepoint plants with low blend prices while Rockford-Freepoint plants with higher blend prices are attracting milk from Chicago plants. However, under the individual handler type of pool cooperative associations may equalize payments to their members by collecting from handlers and making payments to their members. The associations of this market have been using this practice and there was indication at the hearing that they propose to continue it under the handler pool proposed. This will eliminate much of this problem. There are certain other advantages which a handler pool appears to provide in this market. The handler type pool will reflect to Rockford producers the somewhat higher utilization of that part of the marketing area, thus attracting additional milk to those handlers needing it for Class I and Class II uses. The lower blend prices of Freepoint handlers will also correspond more nearly with the prices paid by Chicago handlers with plants near Freepoint.

Payments to producers for milk varying from 3.5 percent butterfat test should be adjusted by a butterfat differential. The differential included in the order is the same as that now used and is also the same as those of the Chicago and Suburban Chicago orders. It is important that the relationship to the Chicago markets in this respect be maintained.

(7) *Provisions should be included with respect to milk regulated under other Federal orders.* Milk regulated under the Chicago and Suburban Chicago orders is distributed in the proposed marketing area in two ways. Handlers in the marketing area purchase milk from Chicago handlers; packaged milk is purchased regularly for disposition in the original container in which received by some handlers without facilities for packaging milk in paper containers and milk supplies are purchased at times for emergency needs when local supplies are inadequate. In addition, some Chicago and Suburban Chicago handlers distribute directly or through vendors; this direct distribution had up to the time of the hearing been in portions of the proposed marketing area outside the Cities of Rockford and Freepoint, but attempts to make direct distribution in Rockford were proposed by one of the larger Rockford handlers who contemplated transferring his bottling operations for Rockford to a Chicago approved plant which he also operates.

Various proposals concerning regulation of such milk were discussed at the hearing. With respect to that distributed directly or through vendors by handlers from other Federal markets, it is concluded that the simplest and most equitable method would be to exempt such handlers from regulation, except for reporting. Class prices here established parallel closely those of the orders most likely to be involved, and the proposal discussed at the hearing to equalize administrative assessments does not appear warranted. With respect to

milk first received by a handler subject to another order which is later received at the plant of a handler subject to the proposed order, numerous exceptions were received to the treatment as other source milk proposed in the recommended decision. Upon review of the evidence of the hearing concerning the movements of such milk, it is concluded that such treatment is not appropriate for milk regulated under another Federal order which is received in packaged form by a handler subject to the proposed order, and disposed of in the original package in which received. The evidence indicates that local handlers purchased packaged milk from Chicago handlers in order to supply the demands of their trade for milk in paper containers which they do not have facilities to package. Since handlers from other regulated markets may distribute this milk without further regulation, it does not appear equitable to require that local handlers account to local producers for this milk which is neither processed nor packaged in the local handlers' plants. With respect to receipts of bulk milk, skim milk, or cream, which require processing and/or packaging before distribution, this conclusion does not apply. Handlers need purchase bulk supplies only when supplies of producer milk are inadequate, and the allocation provisions applicable to other source milk do not appear to impose any undue economic penalty under such conditions.

(8) *Administrative assessments.* Handlers should be required to bear the costs of administration of the order by the payment of assessments of not more than four cents per hundredweight of receipts of producer milk and of other source milk.

The act provides that such assessments shall be the means of financing costs of administration. The proposed maximum rate of four cents appears reasonable in view of the volume of milk regulated and the experience in markets of similar size. The proposal of handlers that the rate be limited to one cent per hundredweight cannot be adopted because it would not result in sufficient revenue with which to administer the order adequately.

(9) *Deductions for marketing services.* In conformity with the act, provision should be included for providing marketing services for producers who do not belong to a cooperative association, with appropriate deduction therefor. Such provision is specifically authorized by the act. The rate of 5 cents per hundredweight proposed by producers should be provided. If experience indicates that adequate services can be provided at a lower rate, it may be adjusted downward. The proposal should, therefore, be adopted.

(10) *Administrative provisions.* The marketing agreement and order should include other general administrative provisions which are common to all orders and which are necessary for proper and efficient administration of the order. These provisions provide for the selection of a market administrator, define his powers and duties, prescribe the information to be reported by handlers each month, set forth the rules to be followed

by the market administrator in making computations required by the order, and provide for a plan for liquidation of the order in the event of its suspension or termination.

The chief issue raised with respect to these provisions was with respect to the dates by which handlers were required to report each month. The dates here included are later than those proposed, and as late as will reasonably permit payment to producers by the dates recommended for such payments.

Minor modifications in dates for announcing prices and making payments have been made in the order as a result of exceptions received from handlers and producers. The uniform price will be announced one day earlier, and handlers are required to pay cooperative associations earlier than individual producers for milk for which the cooperative association collects payments for milk and makes distribution to producers. In the latter case the association assumes much of the clerical burden and handlers are in position to make the payments more promptly.

Handlers excepted to the lack of provisions with reference to retention of records and termination of obligations. Handlers suggested such provisions at the hearing. However, the necessary substantive provisions were not sufficiently explored to provide a basis for decision from this record. There will be considerable time before these provisions would have any effect which provides opportunity for their consideration at a future hearing.

General findings. (a) The proposed marketing agreement and the order, and all of the terms and conditions thereof will tend to effectuate the declared policy of the act.

(b) The proposed marketing agreement and the order regulate the handling of milk in the same manner as and are applicable only to persons in the respective classes of industrial and commercial activity specified in the proposed marketing agreement upon which the hearing has been held, and

(c) The prices calculated to give milk produced for sale in the said marketing area a purchasing power equivalent to the purchasing power of such milk as determined pursuant to sections 2 and 8 (e) of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply of and demand for such milk, and the minimum prices specified in the proposed marketing agreement and order are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk and be in the public interest.

Marketing agreement and order. Annexed hereto and made a part hereof are two documents entitled "Marketing agreement regulating the handling of milk in the Rockford-Freeport marketing area" and order regulating the handling of milk in the Rockford-Freeport marketing area," which have been decided upon as the appropriate and detailed means of effecting the foregoing conclusions. These documents shall not become effective unless and until the

requirements of § 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and orders have been met.

It is hereby ordered that all of this decision, except the attached marketing agreement be published in the *FEDERAL REGISTER*. The regulatory provisions of said marketing agreement are identical with those contained in the attached order which will be published with the decision.

This decision filed at Washington, D. C., this 8th day of July 1949.

[SEAL]

CHARLES F. BRANNAN,
Secretary of Agriculture.

*Order Regulating the Handling of Milk in the Rockford-Freeport, Illinois, Marketing Area*¹

§ 991.0 **Findings and determinations**—(a) *Findings upon the basis of the hearing record.* Pursuant to Public Act No. 10, 73d Congress (May 12, 1933) as amended and as reenacted and amended (hereinafter referred to as the "act"), and the rules of practice and procedure governing the formulation of marketing agreements and orders (7 CFR, 900.1 et seq.), a public hearing was held upon a proposed marketing agreement and a proposed order, regulating the handling of milk in the Rockford-Freeport, Illinois, marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order, and all of the terms and conditions of said order will tend to effectuate the declared policy of the act;

(2) The prices calculated to give milk produced for sale in said marketing area a purchasing power equivalent to the purchasing power of such milk as determined pursuant to sections 2 and 8 (e) of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supplies of and demand for such milk, and the minimum prices specified in the order, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk, and be in the public interest; and

(3) The said order regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which a hearing has been held.

Order relative to handling. It is therefore ordered that on and after the effective date hereof, the handling of milk in the Rockford-Freeport marketing area shall be in conformity to and in compliance with the terms and conditions of the following order.

DEFINITIONS

§ 991.1 **Act.** "Act" means Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agri-

¹ This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure to formulate marketing agreements and orders have been met.

cultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.).

§ 991.2 **Secretary.** "Secretary" means the Secretary of Agriculture or other officer or employee of the United States authorized to exercise the powers or to perform the duties of the said Secretary of Agriculture.

§ 991.3 **Department.** "Department" means the United States Department of Agriculture or such other Federal agency authorized to perform the price reporting functions specified in §§ 991.50, 991.54 and 991.81.

§ 991.4 **Person.** "Person" means any individual, partnership, corporation, association, or any other business unit.

§ 991.5 **Cooperative association.** "Cooperative association" means any cooperative marketing association which the Secretary determined, after application by the association;

(a) To be qualified under the provisions of the Act of Congress of February 18, 1922, as amended, known as the "Capper Volstead Act"; and

(b) To have full authority in the sale of milk of its members and to be engaged in making collective sales or marketing milk or its products for its members.

§ 991.6 **Delivery period.** "Delivery period" means the calendar month or the total portion thereof during which this order is in effect.

§ 991.7 **Rockford-Freeport marketing area.** "Rockford-Freeport marketing area" hereinafter called the "marketing area," means the territory lying within the corporate limits of the Cities of Rockford and Freeport, together with the territory lying within the Townships of Burritt, Cherry Valley, Harlem, Owen, Rockford and Winnebago, in Winnebago County, and Florence, Harlem, Lancaster and Silver Creek, in Stephenson County, all in the State of Illinois.

§ 991.8 **Route.** "Route" means a delivery (including at a plant store) of milk, skim milk, buttermilk, flavored milk, or flavored milk drink in fluid form to a wholesale or retail stop(s) other than to a milk processing or distributing plant(s).

§ 991.9 **Approved plant.** "Approved plant" means a milk processing or distributing plant approved by the appropriate authorities for distribution of Grade "A" milk under the milk ordinance of any municipality in the marketing area or under the Grade "A" milk and Grade "A" milk products law of the State of Illinois, and from which a route is operated wholly or partially within the marketing area. The term "approved plant" does not include any portions of the plant or facilities used for processing milk or any milk product required by the appropriate health authorities to be kept physically separate from that portion of the plant facilities used for receiving, processing, or packaging milk or milk products to be labeled Grade "A".

§ 991.10 **Unapproved plant.** "Unapproved plant" means any milk processing

or distributing plant which is not an approved plant.

§ 991.11 Handler. "Handler" means:

(a) The operator of an approved plant in his capacity as such; or
(b) The operator of an unapproved plant from which a route is operated wholly or partially within the marketing area;

(c) A cooperative association with respect to milk of producers caused to be diverted for its account from an approved plant to an unapproved plant from which no route is operated within the marketing area.

§ 991.12 Producer. "Producer" means either of the following:

(a) "Grade A producer" means any person, except a producer-handler, who under inspection of the appropriate health authorities of any of the municipalities of the marketing area, or of the State of Illinois, produces milk approved by such authority for distribution as Grade "A" milk within the marketing area, which milk is received at an approved plant, or is diverted by a cooperative association for its account from an approved plant to an unapproved plant; or

(b) "Non-Grade A producer" means any person, except a producer-handler, who produces milk which is received at an unapproved plant from which a route is operated in the marketing area.

§ 991.13 Producer milk. "Producer milk" means either of the following: (a) "Grade A producer milk" means milk of one or more producers produced and received or diverted under the conditions set forth in § 991.12 (a).

(b) "Non-Grade A producer milk" means milk of one or more producers produced and received under the conditions set forth in § 991.12 (b).

§ 991.14 Other source milk. "Other source milk" means skim milk or butterfat received at an approved plant, or at an unapproved plant from which a route is operated wholly or partially within the marketing area, except that contained in (a) producer milk, (b) in receipts from other handlers, (c) in receipts from handlers under any marketing agreement and order issued pursuant to the act for any other fluid milk marketing area of items listed herein as Class I milk or Class II milk in packaged or bottled form ready for delivery to consumers, which are disposed of in the original package in which received; and (d) in any non-fluid milk product received from a non-handler and disposed of in the form in which received.

§ 991.15 Producer-handler. "Producer-handler" means any person who produces milk and operates a route in the marketing area, but who receives no milk from producers.

MARKET ADMINISTRATOR

§ 991.20 Designation. The agency for the administration hereof shall be a market administrator, selected by the Secretary, who shall be entitled to such compensation as may be determined by, and shall be subject to removal at the discretion of the Secretary.

§ 991.21 Powers. The market administrator shall have the following powers with respect to this order:

(a) To administer its terms and provisions;

(b) To receive, investigate, and report to the Secretary complaints of violations;

(c) To make rules and regulations to effectuate its terms and provisions; and

(d) To recommend amendments to the Secretary.

§ 991.22 Duties. The market administrator shall perform all duties necessary to administer the terms and provisions of this order, including, but not limited to, the following:

(a) Within 30 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon such duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;

(b) Employ and fix the compensation of such persons as may be necessary to enable him to administer its terms and provisions;

(c) Obtain a bond in a reasonable amount and with reasonable surety thereon covering each employee who handles funds entrusted to the market administrator;

(d) Pay, out of the funds provided by § 991.82:

(1) The cost of his bond and of the bonds of his employees;

(2) His own compensation; and

(3) All other expenses, except those incurred under § 991.83, necessarily incurred by him in the maintenance and functioning of his office and in the performance of his duties;

(e) Keep such books and records as will clearly reflect the transactions provided for herein, and, upon request by the Secretary surrender the same to such other person as the Secretary may designate;

(f) Publicly announce, unless otherwise directed by the Secretary, by posting in a conspicuous place in his office and by such other means as he deems appropriate, the name of any person who within 10 days after the day upon which he is required to perform such act, has not (1) made reports pursuant to §§ 991.30, 991.31 or 991.32, (2) maintained adequate records and facilities pursuant to § 991.33, or (3) record the payments required under §§ 991.80, 991.81, 991.82 or 991.83;

(g) Submit his books and records to examination by the Secretary and furnish such information and reports as may be requested by the Secretary;

(h) On or before the 10th day after the end of each delivery period report to each cooperative association which so requests the amount and class utilization of milk caused to be delivered by such cooperative association, either directly or from producers who have authorized such cooperative association to receive payments for them, to each handler to whom the cooperative association sells milk. For the purpose of this re-

port the milk caused to be so delivered by a cooperative association shall be prorated to each class in the proportion that the total receipts of milk received from producers by such handler were used in each class;

(i) Audit all reports and payments by each handler by inspection of such handler's records and of the records of any handler or person upon whose utilization and classification of skim milk or butterfat for such handler depends;

(j) Publicly announce, by posting in a conspicuous place in his office and by such other means as he deems appropriate, the prices determined for each delivery period as follows:

(1) On or before the 5th day after the end of such delivery period, the minimum class prices pursuant to §§ 991.51, 991.52 and 991.53, and the butterfat differentials for each class pursuant to § 991.54, and

(2) On or before the 11th day after the end of such delivery period, the uniform prices computed, pursuant to § 991.71 and the butterfat differential computed pursuant to § 991.81 and

(k) Prepare and disseminate to the public such statistics and information as he deems advisable and as do not reveal confidential information.

REPORTS, RECORDS AND FACILITIES

§ 991.30 Delivery period reports of receipts and utilization. On or before the 8th day after the end of each delivery period each handler, except a producer-handler, shall report to the market administrator in the detail and on forms prescribed by the market administrator:

(a) The quantities of butterfat and quantities of skim milk contained in (or used in the production of) all receipts within such delivery period of (1) producer milk, (2) skim milk and butterfat in any form from any other handler, and (3) other source milk; and the sources thereof;

(b) The product pounds of Class I and Class II milk received in packaged or bottled form ready for delivery to consumers from handlers under any marketing agreement and order issued pursuant to the act for any other fluid milk marketing area, and disposed of in the form in which received;

(c) The product pounds of non-fluid milk products received from any non-handler and disposed of in the same form;

(d) The utilization of all receipts required to be reported under paragraphs (a) and (b) and (c) of this section; and

(e) Such other information with respect to all such receipts and utilization as the market administrator may prescribe.

§ 991.31 Producer payroll reports. On or before the 25th day after the end of each delivery period each handler shall submit to the market administrator such handler's producer payroll for the preceding delivery period, which shall show (a) the total pounds of milk received from each producer and cooperative association and the total pounds of butterfat contained in such milk, (b) the amount of payment to each producer and cooperative association and (c) the nature and amount of any deductions and

charges involved in the payments referred to in paragraph (b) of this section.

§ 991.32 *Reports by producer handlers.* Each producer-handler shall make reports to the market administrator at such time and in such manner as the market administrator may prescribe.

§ 991.33 *Records and facilities.* Each handler shall maintain and make available to the market administrator or to his representative during the usual hours of business, such accounts and records of his operations and such facilities as are necessary for the market administrator to verify or to establish the correct data with respect to:

(a) The receipts and utilization, in whatever form, of all skim milk and butterfat received, including milk products received and disposed of in the same form;

(b) The weights, samples and tests for butterfat and for other content of all skim milk and butterfat handled;

(c) Payments to producers and cooperative association; and

(d) The pounds of skim milk and butterfat contained in or represented by all milk, skim milk, cream and each milk product on hand at the beginning and at the end of each delivery period.

CLASSIFICATION

§ 991.40 *Skim milk and butterfat to be classified.* All skim milk and butterfat, in any form, received within the delivery period by a handler, in producer milk, in other source milk, and from another handler shall be classified by the market administrator pursuant to the provisions of §§ 991.41 to 991.46.

§ 991.41 *Classes of utilization.* Subject to the conditions set forth in § 991.43 and § 991.44 the skim milk and butterfat described in § 991.40 shall be classified separately by the market administrator on the basis of the following classes:

(a) Class I milk shall be all skim milk (including reconstituted skim milk) and butterfat;

(1) Disposed of in fluid form as milk, skim milk, buttermilk, flavored milk or flavored milk drink (except as provided in paragraph (c) (4) of this section; or

(2) Not specifically accounted for as any item included under subparagraph (1) of this paragraph or as Class II milk or Class III milk.

(b) Class II milk shall be all skim milk (including reconstituted skim milk) and butterfat disposed of in fluid form as

(1) Cream or as any mixture containing cream and milk or skim milk (not including ice cream mix) containing not less than 6 percent of butterfat, or

(2) Eggnog.

(c) Class III milk shall be all skim milk and butterfat:

(1) Used to produce a milk product other than any of those specified in paragraph (a) (1) or in paragraph (b) of this section;

(2) In actual plant shrinkage of producer milk computed pursuant to § 991.42, but not in excess of 2 percent thereof;

(3) In inventory variation of milk, skim milk, cream or of any Class I or Class II product;

(4) In skim milk, flavored milk, flavored milk drink or buttermilk dumped or disposed of for livestock feed;

(5) In actual plant shrinkage of other source milk computed pursuant to § 991.42.

§ 991.42 *Shrinkage.* The market administrator shall determine the shrinkage of skim milk and butterfat, respectively, in producer milk and in other source milk in the following manner:

(a) Compute the total shrinkage of skim milk and butterfat, respectively, for each handler; and

(b) Prorate the total shrinkage of skim milk and butterfat, respectively, computed pursuant to paragraph (a) of this section between producer milk and other source milk after deducting receipts from other handlers.

§ 991.43 *Responsibility of handlers and reclassification of milk.* (a) All skim milk and butterfat shall be Class I milk, unless the handler who first receives such skim milk or butterfat proves to the market administrator that such skim milk or butterfat should be classified otherwise.

(b) Any skim milk or butterfat (except that transferred to a producer-handler) classified in one class shall be reclassified if used or reused by such handler or by another handler in another class.

§ 991.44 *Transfers.* Skim milk or butterfat disposed of by a handler either by transfer or diversion shall be classified:

(a) As Class I milk if transferred in the form of milk or skim milk, and as Class II milk if so disposed of in the form of cream, to the regulated plant of another handler (except a producer-handler) unless utilization in another class is mutually indicated in writing to the market administrator by both handlers on or before the 8th day after the end of the delivery period within which such transaction occurred: *Provided*, That skim milk or butterfat so assigned to a particular class shall be limited to the amount thereof remaining in such class in the plant of the transferee-handler after the subtraction of other source milk pursuant to § 991.46 (a) (2), and any excess of such skim milk or butterfat, respectively, shall be assigned in series beginning with the next higher priced available utilization: *And provided further*, That in no event shall skim milk or butterfat so transferred or diverted be so classified that other source milk is assigned to any higher class in the plant of the transferring handler than the lowest class to which producer milk (other than allowable shrinkage) is assigned in the plant of the transferee-handler, after application of the allocation provisions of § 991.46.

(b) As Class I milk if transferred to a producer-handler in the form of milk or skim milk and as Class II milk if so disposed of in the form of cream;

(c) As class I milk if transferred in bulk in the form of milk or skim milk or diverted, and as Class II milk if transferred in the form of cream, to an un-

approved plant from which no route is operated in the marketing area unless, except as provided in paragraph (d) of this section;

(1) The handler claims another class on the basis of a utilization mutually indicated in writing to the market administrator by both the buyer and seller on or before the 8th day after the end of the delivery period within which such transaction occurred;

(2) The buyer maintains books and records showing the utilization of all skim milk and butterfat at his plant which are made available if requested by the market administrator for the purpose of verification;

(3) Such buyer's plant had actually used not less than an equivalent amount of skim milk and butterfat in the use indicated in such statement: *Provided*, That if upon inspection of his records such buyer's plant had not actually used an equivalent amount of skim milk and butterfat in such indicated use, the remaining pounds shall be classified on the basis of the next lower-priced available use in accordance with the classes set forth in § 941.41 and

(d) As Class I milk if transferred or diverted in the form of milk or skim milk, and as Class II milk is transferred in the form of cream, to an unapproved plant located 100 miles or more from the marketing area, by shortest highway distance as determined by the market administrator.

§ 991.45 *Computation of skim milk and butterfat in each class.* For each delivery period, the market administrator shall correct for mathematical and for other obvious errors the delivery period report submitted by each handler and compute the total pounds of skim milk and butterfat, respectively, in Class I milk, Class II milk, and Class III milk for such handler.

§ 991.46 *Allocation of skim milk and butterfat classified.* (a) The pounds of skim milk remaining in each class after making the following computations shall be the pounds in such class allocated to producer milk;

(1) Subtract plant shrinkage of skim milk in producer milk pursuant to § 991.41 (c) (2) from the total pounds of skim milk in Class III milk;

(2) Subtract from the remaining pounds of skim milk in each class, in series beginning with the lowest priced available use, the pounds of skim milk in other source milk;

(3) Subtract from the remaining pounds of skim milk in each class the skim milk received from other handlers and assigned pursuant to § 991.44.

(4) Add to the remaining pounds of skim milk in Class III milk the pounds subtracted pursuant to subparagraph (1) of this paragraph; or if the remaining pounds of skim milk in all classes exceed the pounds of skim milk in producer milk, subtract such excess from the remaining pounds of skim milk in series beginning with lowest-prices available use.

(b) Allocate classified butterfat to producer milk according to the method prescribed in paragraph (a) of this section for skim milk.

(c) Determine the weighted average butterfat test of the remaining Class I milk, Class II milk, and Class III milk computed pursuant to paragraph (a) and (b) of this paragraph.

MINIMUM PRICES

§ 991.50 *Basic formula price to be used in determining class prices.* The basic formula price per hundredweight of milk to be used in determining the Class I and Class II prices provided by this section shall be the highest of the prices per hundredweight for milk of 3.5 percent butterfat content determined by the market administrator pursuant to paragraphs (a), (b), or (c) of this section, computed to the nearest tenth of a cent.

(a) The average of the basic (or field prices per hundredweight) reported to have been paid, for milk of 3.5 percent butterfat content received from farmers during the delivery period at the following plants or places for which prices have been reported to the market administrator or to the Department:

Present Operator and Location

Borden Co., Black Creek, Wis.
Borden Co., Greenville, Wis.
Borden Co., Mt. Pleasant, Mich.
Borden Co., New London, Wis.
Borden Co., Orfordville, Wis.
Carnation Co., Berlin, Wis.
Carnation Co., Jefferson, Wis.
Carnation Co., Chilton, Wis.
Carnation Co., Richland Center, Wis.
Carnation Co., Oconomowoc, Wis.
Carnation Co., Sparta, Mich.
Pet Milk Co., Bellesville, Wis.
Pet Milk Co., Coopersville, Mich.
Pet Milk Co., Hudson, Mich.
Pet Milk Co., New Glarus, Wis.
Pet Milk Co., Wayland, Mich.
White House Milk Co., Manitowoc, Wis.
White House Milk Co., West Bend, Wis.

(b) The price per hundredweight computed as follows:

(1) Multiply by six the average daily wholesale price per pound of 92-score butter in the Chicago market as reported by the Department during the delivery period;

(2) Add an amount equal to 2.4 times the average weekly prevailing price per pound of "Twins" during the delivery period on the Wisconsin Cheese Exchange at Plymouth, Wisconsin: *Provided*, That if the price of "Twins" is not quoted on the Wisconsin Cheese Exchange the weekly prevailing price per pound of "Cheddars" shall be used; and

(3) Divide by seven, add 30 percent thereof, and then multiply by 3.5.

(c) The price per hundredweight computed by adding together the plus values pursuant to subparagraphs (1) and (2) of this paragraph:

(1) From the average daily wholesale price per pound of 92-score butter in the Chicago market, as reported by the Department during the delivery period, subtract two cents, add 20 percent thereof, and then multiply by 3.5; and

(2) From the arithmetical average of the carlot prices per pound for non-fat dry milk solids (not including that specifically designated animal feed) spray and roller process, f. o. b. manufacturing plants in the Chicago area as published by the Department during the delivery period, deduct 5.5 cents for all delivery

periods other than March, April, May and June, or deduct 6.5 cents for such delivery periods, multiply by 8.5 and then multiply by 0.965, except that if such agency does not publish such prices f. o. b. manufacturing plants, there shall be used for the purpose of this computation the arithmetical average of the carlot prices thereof, delivered at Chicago, Illinois, as published weekly by such agency during the delivery period; and in the latter event the respective amounts "5.5" cents and "6.5" cents shall each be increased by one cent.

§ 991.51 *Class I milk prices.* Subject to the provisions of § 991.54, the minimum price per hundredweight, on a 3.5 percent butterfat content basis, to be paid by each handler at his plant, for producer milk received and classified as Class I milk, shall be the basic formula price for the preceding delivery period determined pursuant to § 991.50, plus the following:

Delivery period	Amount	
	Grade "A"	Nongrade "A"
May and June.....	\$0.50	\$0.40
August, September, October, November.....	.90	.80
All other months.....	.70	.60

§ 991.52 *Class II milk prices.* Subject to the provisions of § 991.54, the minimum price per hundredweight, on a 3.5 percent butterfat content basis, to be paid by each handler, at his plant, for producer milk received and classified as Class II milk, shall be the basic formula price for the preceding delivery period determined pursuant to § 991.50, plus the following:

Delivery period	Amount	
	Grade "A"	Nongrade "A"
May and June.....	\$0.30	\$0.20
August, September, October, November.....	.50	.40
All other months.....	.40	.30

§ 991.53 *Class III milk prices.* Subject to the provisions of § 991.54, the minimum price per hundredweight, on a 3.5 percent butterfat basis to be paid by each handler, at his plant, for producer milk received and classified as Class III milk shall be the same as the basic formula price for the current delivery period.

§ 991.54 *Butterfat differentials to handlers.* If for any handler the weighted average butterfat test of his producer milk in any class is more or less than 3.5 percent, there shall be added to or subtracted from, as the case may be, the price for such class, for each one-tenth of one percent that such weighted average butterfat test is above or below 3.5 percent a butterfat differential (computed to the nearest tenth of a cent) calculated by the market administrator for such class as follows:

(a) Class I milk—multiply by 1.30 the average daily wholesale price per

pound of 92-score butter in the Chicago market as reported by the Department for the previous delivery period and divide the result by 10.

(b) Class II milk—multiply by 1.30 the average daily wholesale price per pound of 92-score butter in the Chicago market as reported by the Department for the previous delivery period and divide the result by 10.

(c) Class III milk—multiply by 1.20 the average daily wholesale price per pound of 92-score butter in the Chicago market as reported by the Department during the delivery period and divide the result by 10.

APPLICATION OF PROVISIONS

§ 991.60 *Producer-handlers.* Sections 991.40 to 991.46, 991.50 to 991.54, 991.70 to 991.72, and 991.80 to 991.84, shall not apply to a producer-handler.

§ 991.61 *Milk subject to pricing under other Federal orders.* Except as follows, milk priced under any other Federal milk marketing agreement or order for any other fluid milk marketing area shall not be subject to the provisions of this order:

(a) If such milk is disposed of on a route in the marketing area operated by or for a person subject to regulation as a handler under another order, such person shall report as requested by the market administrator, but shall not otherwise be considered a handler under this order;

(b) If such milk is received at the regulated plant of a handler subject to the provisions of this order in any form other than those stated in § 991.4 (c) and (d), it shall be considered as other source milk;

(c) If the provisions of the order for the other milk marketing area provide for determination as to the order under which milk shall be priced, the Secretary shall so determine; and

(d) Milk received at a plant where any fluid milk is received and bottled for distribution as Class I milk in the marketing area defined in Federal Order No. 69 regulating the handling of milk in the Suburban Chicago, Illinois, milk marketing area shall be subject to pricing and payment under this order only in the event that the Secretary determines that a greater portion of such milk is distributed as Class I and Class II milk in the marketing area herein defined than is disposed of in the marketing area defined in Federal Order No. 69.

DETERMINATION OF UNIFORM PRICES

§ 991.70 *Computation of value of milk.* The value of producer milk received during each delivery period by each handler shall be a sum of money computed by the market administrator by multiplying the pounds of such milk in each class for the delivery period, by the applicable class prices, and adding together the resulting amounts: *Provided*, That if a handler, after subtracting other source milk and receipts from other handlers, has disposed of skim milk or butterfat in excess of the skim milk or butterfat which, on the basis of his report for the delivery period

pursuant to § 991.30 has been credited to producers as having been received from them, there shall be added an amount computed by multiplying the pounds in each class as subtracted pursuant to §§ 991.46 (a) (4) and 991.46 (b) by the applicable class prices.

§ 991.71 *Computation of uniform prices for each handler.* For each delivery period the market administrator shall compute for each handler a uniform price per hundredweight, on the basis of 3.5 percent butterfat content, for producer milk received by such handler as follows:

(a) From the value of milk computed for such handler pursuant to § 991.70, deduct, if the weighted average butterfat test of all producer milk received by him is greater than 3.5 percent, or add, if the weighted average butterfat test of such milk is less than 3.5 percent, an amount computed by multiplying the variation from 3.5 percent, of such weighted average test by the producer butterfat differential specified in § 991.81, and multiplying the resulting figure by the total hundredweight of such milk;

(b) Add, or subtract, as the case may be, the amount necessary to correct errors in classification for previous delivery periods, as disclosed by audit of the market administrator;

(c) Adjust the resulting amount by the sum of money used in adjusting the uniform price pursuant to paragraph (e) of this section for the preceding delivery period to the nearest cent;

(d) Divide the result by the total hundredweight of milk received from producers by the handler during the delivery period; and

(e) Adjust the resulting figure to the nearest cent.

§ 991.72 *Notification of handlers.* On or before the 11th day after the end of each delivery period, the market administrator shall mail to each handler at his last known address, a statement showing:

(a) The amount and value of his milk in each class and the totals thereof;

(b) The uniform price for such handler pursuant to § 991.91 and the butterfat differentials computed pursuant to § 991.81.

(c) The amounts to be paid by each handler pursuant to §§ 991.80 to 991.84.

PAYMENTS

§ 991.80 *Payments to producers.* Each handler shall make payments on or before the 15th day after the end of each delivery period to each producer, or on or before the 13th day after the end of each delivery period to each cooperative association, at not less than the uniform price for such delivery period pursuant to § 991.71 adjusted by the producer butterfat differential pursuant to § 991.81 for all milk received from such producer or cooperative association during such delivery period.

§ 991.81 *Producer butterfat differential.* In making payments pursuant to § 991.80 there shall be added to, or subtracted from, the uniform price for milk

of 3.5 percent butterfat content, for each one-tenth of one percent of butterfat content in such producer milk above or below 3.5 percent, as the case may be, an amount computed by multiplying the average daily wholesale price per pound of 92-score butter in Chicago, as reported by the Department for the delivery period, by 1.20, dividing by 10, and rounding to the nearest tenth of a cent.

§ 991.82 *Expense of administration.* As his prorata share of the expense incurred pursuant to § 991.22 (d) each handler shall pay the market administrator, on or before the 15th day after the end of each delivery period, 4 cents per hundredweight, or such lesser amount as the Secretary from time to time may prescribe with respect to all milk received within the delivery period from producers (including such handler's own production) and from sources other than producers or other handlers.

§ 991.83 *Marketing services.*—(a) *Deductions.* Except as set forth in paragraph (b) of this section, each handler for each delivery period shall deduct 5¢ per hundredweight or such lesser amount as may be prescribed by the Secretary from the payments made to each producer pursuant to § 991.80, and shall pay such deductions to the market administrator on or before the 15th day after the end of such delivery period. Such monies shall be used by the market administrator to check weights, samples and tests of producer milk received by handlers and to provide producers with market information. Such services to be performed by the market administrator or by an agent engaged by and responsible to him.

(b) *Deductions with respect to members of, or producers marketing through, a cooperative association.* In the case of producers for whom a cooperative association is actually performing the services set forth in paragraph (a) of this section, but for whom such cooperative association does not receive payment for milk, each handler shall make in lieu of the deduction specified in paragraph (a) of this section such deductions from the payment to be made to such producers as may be authorized by the membership agreement or marketing contract between such cooperative association and such producers and on or before the 12th day after the end of such delivery period pay every such deduction to the cooperative association rendering such services.

§ 991.84 *Adjustment of accounts.*—(a) *Errors in payments.* Whenever audit by the market administrator of any handler's reports, books, records, or accounts disclose errors resulting in monies due:

(1) The market administrator from such handler,

(2) Such handler from the market administrator, or

(3) Any producer or cooperative association from such handler, the market administrator shall promptly notify such handler of any such amount due; and payment thereof shall be made on or before the next date for making payment set forth in the provision under which

such error occurred following the 5th day after such notice.

(b) *Interest on overdue accounts.* Any unpaid obligation of a handler pursuant to §§ 991.80, 991.81, 991.82, 991.83, or this section shall be increased one-half of one percent on the first day of the calendar month next following the due date of such obligation and on the first day of each calendar month thereafter until such obligation is paid.

MISCELLANEOUS PROVISIONS

§ 991.90 *Effective time, suspension, or termination.*—(a) *Effective time.* The provisions hereof or any amendments hereto shall become effective at such time as the Secretary may declare and shall continue in force until suspended or terminated.

(b) *Suspension or termination.* The Secretary may suspend or terminate this order or any provision hereof whenever he finds that this order or any provision hereof obstructs or does not tend to effectuate the declared policy of the act. This order shall terminate in any event whenever the provisions of the act authorizing it cease to be in effect.

(c) *Continuing obligations.* If, upon the suspension or termination of any or all provisions of this order, there are any obligations thereunder the final accrual or ascertainment of which requires further acts by any person (including the market administrator), such further acts shall be performed notwithstanding such suspension or termination.

(d) *Liquidation.* Upon the suspension or termination of the provisions hereof, except this section, the market administrator, or such other liquidating agent, as the Secretary may designate, shall if so directed by the Secretary, liquidate the business of the market administrator's office, dispose of all property in his possession or control, including accounts receivable, and execute and deliver all assignments or other instruments necessary or appropriate to effectuate any such disposition. If a liquidating agent is so designated, all assets, books, and records of the market administrator shall be transferred promptly to such liquidating agent. If upon such liquidation, the funds on hand exceed the amounts required to pay outstanding obligations of the office of the market administrator and to pay necessary expenses of liquidation and distribution, such excess shall be distributed to contributing handlers and producers in an equitable manner.

§ 991.91 *Agents.* The Secretary may, by designation in writing, name any officer or employee of the United States to act as his agent or representative in connection with any of the provisions hereof.

§ 991.92 *Separability of provisions.* If any provision hereof, or its application to any person or circumstances, is held invalid, the application of such provision, and of the remaining provisions hereof, to other persons or circumstances shall not be affected thereby.

[F. R. Doc. 49-5822; Filed, July 15, 1949; 8:53 a. m.]

5. Delete §§ 34.3113 to 34.3928, inclusive, and substitute therefor the following new sections:

§ 34.3100 *Domestic message revenue.*
(a) This account, when maintained under the option provided in § 34.03-5 (a), shall include the carrier's portion of revenue from the transmission of messages between points in the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico.

(b) When maintained, this account shall include, also, the carrier's portion of revenue from the transmission of transoceanic and marine messages in so far as such transmission is performed within the area comprising the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico. (See particularly § 34.3160.)

(c) This account shall be cleared on a monthly basis prior to entries herein for any succeeding month.

§ 34.3110 *Public message revenue.*
This account shall include the carrier's portion of revenue from the transmission within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages at effective rates available to the general public.

§ 34.3115 *U. S. Government message revenue.*
This account shall include the carrier's portion of revenue from the transmission within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages at effective rates available to the United States Government.

§ 34.3120 *Other governments message revenue.*
This account shall include the carrier's portion of revenue from the transmission within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages at effective rates available to governments other than the United States Government.

§ 34.3125 *Press message revenue.*
This account shall include the carrier's portion of revenue from the transmission within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages at effective rates available to organizations engaged in publication of the substance of such messages.

§ 34.3160 *Domestic transmission of transoceanic and marine messages.*
This account shall include the carrier's

§ 34.31-99 *Contemplated form of operating-revenue statement.* (See § 34.03-9.)

Account No.	Particulars	Amount of revenue for the year (c)
(a)	(b)	(c)
	<i>Domestic message revenue</i>	
3110	Public message revenue.....	
3115	U. S. government message revenue.....	
3120	Other governments message revenue.....	
3125	Press message revenue.....	
3160	Domestic transmission of transoceanic and marine messages.....	
3199	Other message revenue.....	
	Total.....	
	<i>Transoceanic message revenue</i>	
3210	Public message revenue.....	
3215	U. S. government message revenue.....	
3220	Other governments message revenue.....	
3225	Press message revenue.....	
3299	Other message revenue.....	
	Total.....	
	<i>Marine message revenue</i>	
3310	Public message revenue.....	
3315	U. S. government message revenue.....	
3320	Other governments message revenue.....	
3325	Press message revenue.....	
3399	Other message revenue.....	
	Total.....	
	<i>Other transmission revenue</i>	
3705	Scheduled transmission service revenue.....	
3725	Broadcast-program service revenue.....	
3735	New (CND) service revenue.....	
3745	Facsimile or photograph service revenue.....	
3755	Telephone service revenue.....	
3799	Miscellaneous transmission service revenue.....	
	Total.....	
	<i>Total transmission revenue</i>	
	<i>Nontransmission revenue</i>	
3805	Revenue from furnishing and servicing stations.....	
3810	Leased-circuit revenue.....	
3820	Other leased-plant revenue.....	
3825	Money-order fees.....	
3899	Miscellaneous nontransmission revenue.....	
	Total.....	
	<i>Other telecommunication revenue</i>	
3910	Telephone revenue—Telephone systems.....	
3925	Wire-telegraph and ocean-cable revenue—Wire systems.....	
	Total operating revenue.....	

mitted which appear to warrant the holding of a hearing or oral argument, notice of the time and place of such hearing or oral argument will be given.

7. In accordance with the provisions of § 1.764 of the Commission's rules and regulations, an original and 14 copies of all statements, briefs, or comments filed shall be furnished the Commission.

Adopted: July 6, 1949.

Released: July 7, 1949

FEDERAL COMMUNICATIONS

COMMISSION,

T. J. SLOWIE,

Secretary.

1. Amend § 34.02-1 by adding new definitions as follows:

"Domestic message revenue" means revenue from the "transmission" of messages between points within the area comprising the "Continental United States," Alaska, Canada, Saint Pierre-Miquelon, and Mexico. It includes revenue from both "fixed transmission" and "mobile transmission" of messages within such area.

"Transoceanic message revenue" means revenue from the "transmission" of messages between points outside the area comprising the "Continental United States," Alaska, Canada, Saint Pierre-Miquelon, and Mexico, and between such points and points designated as gateway points (or "Continental terminus"). It includes revenue from both "foreign transmission" and "insular transmission" of messages between such points.

2. Amend § 34.02-1 by revising the definition of "Continental United States" by the deletion therefrom of the term "the Territory of Alaska" so that the definition will read as follows:

"Continental United States" means the several States of the United States and the District of Columbia.

3. Amend § 34.02-1 by deleting from the definition of "Insular communication" the words "the Philippine Islands and", and by deleting from the definition of "United States," the words "the Philippine Islands or."

4. Amend § 34.31-99 to read as follows:

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR, Part 34]

[Docket No. 9370]

UNIFORM SYSTEM OF ACCOUNTS FOR RADIOTELEGRAPH CARRIERS

NOTICE OF PROPOSED RULE MAKING

1. Notice is hereby given of proposed rule making in the above-entitled matter.

2. Sections 34.31-99 and 34.3113 to 34.3928, inclusive, of the Commission's rules and regulations regarding uniform operating-revenue accounts for Radiotelegraph Carriers were promulgated by the Commission in 1939 to become effective on January 1, 1940, and were designed to reflect the several sources of revenue of radiotelegraph carriers as then existing.

3. Progress in the art of radiotelegraph communication, the withdrawal of radiotelegraph carriers from the field of domestic telegraph communication, changes in the types of services rendered, and other developments within the past decade have occasioned a need for substantial revision of these rules.

4. Therefore, it is proposed to amend Part 34 of the Commission's rules and regulations as provided below, such amendments to become effective 6 months after the adoption of a final order herein, with the provision, however, that, if the amendments are adopted, any carrier may adopt the modified accounting procedure with respect to the prior months of the calendar year 1950.

5. The proposed amendment is issued under authority of sections 4 (1) and 220 of the Communications Act of 1934, as amended.

6. Any interested person who is of the opinion that the proposed amendment should not be adopted, or should not be adopted in the manner set forth herein, may file with the Commission on or before August 16, 1949, a statement or brief setting forth his comments. At the same time persons favoring the amendment as proposed may file statements in support thereof. Before taking action in the matter the Commission will consider all such comments that are presented; and, if any comments are sub-

portion of revenue from the transmission of (a) transoceanic messages between gateway points and points within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, and (b) marine messages between land stations and points within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico.

§ 34.3199 Other message revenue. This account shall include the carrier's portion of revenue from the transmission within the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages at effective rates available to persons or organizations other than those provided for in §§ 34.3110 to 34.3160, inclusive.

§ 34.3200 Transoceanic message revenue. (a) This account, when maintained under the option provided in § 34.03-5 (a), shall include the carrier's portion of revenue from the transmission of messages (other than marine messages) between points outside the area comprising the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, and between such points and points designated as gateway points in the continental United States. (See § 34.3160.)

(b) This account shall be cleared on a monthly basis prior to entries herein for any succeeding month.

§ 34.3210 Public message revenue. This account shall include the carrier's portion of revenue from the transmission between gateway points and points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages (other than marine messages) at effective rates available to the general public.

§ 34.3215 U. S. Government message revenue. This account shall include the carrier's portion of revenue from the transmission between gateway points and points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages (other than marine messages) at effective rates available to the United States Government.

§ 34.3220 Other governments' message revenue. This account shall include the carrier's portion of revenue from the transmission between gateway points and points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages (other than marine messages) at effective rates available to governments other than the United States Government.

§ 34.3225 Press message revenue. This account shall include the carrier's portion of revenue from the transmission between gateway points and points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages (other than marine messages) at effective rates available to organizations engaged in publication of the substance of such messages. (See particularly § 34.3705; see also § 34.3735.)

§ 34.3299 Other message revenue. (a) This account shall include the carrier's portion of revenue from the transmission

between gateway points and points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico, of messages (other than marine messages) at effective rates available to persons or organizations other than those provided for in §§ 34.3210 to 34.3225, inclusive.

(b) This account shall include, in a separate subdivision hereof, the carrier's portion of revenue from the transmission of messages (other than marine messages) between points outside the continental United States, Alaska, Canada, Saint Pierre-Miquelon, and Mexico (i. e., messages that do not originate or terminate at, or transit through, points within such area).

§ 34.3300 Marine message revenue. (a) This account, when maintained under the option provided in § 34.03-5 (a), shall include the carrier's portion of revenue from the transmission of messages between ship stations and land stations, including the revenue applicable to the land station. (See § 34.3160.)

(b) This account shall be cleared on a monthly basis prior to entries herein for any succeeding month.

§ 34.3310 Public message revenue. This account shall include the carrier's portion of revenue from the transmission between ship stations and land stations in the United States (including the revenue applicable to the land station) of messages at effective rates available to the general public.

§ 34.3315 U. S. Government message revenue. This account shall include the carrier's portion of revenue from the transmission between ship stations and land stations in the United States (including the revenue application to the land station) of messages at effective rates available to the United States Government.

§ 34.3320 Other governments' message revenue. This account shall include the carrier's portion of revenue from the transmission between ship stations and land stations in the United States (including the revenue application to the land station) of messages at effective rates available to governments other than the United States Government.

§ 34.3325 Press message revenue. This account shall include the carrier's portion of revenue from the transmission between ship stations and land stations in the United States (including the revenue application to the land station) of messages at effective rates available to organizations engaged in publication of the substance of such messages. (See particularly § 34.3705; see also § 34.3735.)

§ 34.3399 Other message revenue. (a) This account shall include the carrier's portion of revenue from the transmission between ship stations and land stations in the United States (including the revenue application to the land station) of messages other than those provided for in §§ 34.3310 to 34.3325, inclusive.

(b) This account shall include, in a separate subdivision hereof, the carrier's portion of revenue from the transmission of messages between ship stations and points outside the United States

(i. e., messages that do not originate or terminate at, or transit through, the land stations within the United States).

§ 34.3700 Other transmission revenue. (a) This account, when maintained under the option provided in § 34.03-5 (a) shall include the carrier's portion of revenue from transmission services other than filed messages.

(b) This account shall be cleared on a monthly basis prior to entries herein for any succeeding month.

§ 34.3705 Scheduled transmission service revenue. This account shall include the carrier's portion of revenue from furnishing transmission facilities during specified periods, either with or without operators, to provide for direct communication by customers, for purposes other than broadcast-program or telephone transmission. (See also §§ 34.3725, 34.3755, and 34.3810.)

§ 34.3725 Broadcast-program service revenue. This account shall include the carrier's portion of revenue from the furnishing of services or facilities utilized in (a) broadcast-program transmission and (b) activities incidentally associated therewith.

§ 34.3735 News (CND) service revenue. This account shall include the carrier's portion of revenue from furnishing customers with reports of activities such as stock market transactions, sports events, etc., when such reports are prepared and disseminated by the carrier. This includes periodic charges for the facilities used in such dissemination such as tickers, projectors, etc.

§ 34.3745 Facsimile or photogram service revenue. This account shall include the carrier's portion of revenue from the transmission of any matter involving the use of facsimile or other reproducing equipment.

§ 34.3755 Telephone service revenue. This account shall include the carrier's portion of revenue from telephone operations when such operations involve the use of plant primarily devoted to radiotelegraph service. (See also § 34.03-8 and account 3910, "Telephone revenue—Telephone systems.")

§ 34.3799 Miscellaneous transmission service revenue. This account shall include the carrier's portion of revenue from transmission services not provided for elsewhere.

§ 34.3800 Nontransmission revenue. (a) This account, when maintained under the option provided in § 34.03-5 (a), shall include the carrier's portion of revenue from communication operations other than transmission.

(b) This account shall be cleared on a monthly basis prior to entries herein for any succeeding month.

§ 34.3805 Revenue from furnishing and servicing stations. (a) This account shall include the carrier's portion of periodic charges for equipment furnished radiotelegraph stations and revenue from installing, maintaining, inspecting, and servicing equipment, auditing and adjusting traffic accounts, and other similar services not connected with the transmission of messages or with merchandis-

ing, jobbing, or contract work rendered to radiotelegraph stations.

(b) This account shall be subdivided as follows:

- 3805:01 Fixed and land stations.
- 3805:02 Ship stations.
- 3805:03 Other mobile stations.

(c) The records supporting the entries in this account shall be so maintained as to show separately the amounts applicable to the following sources of revenue:

- (1) Installation subsequent to initial installation.
- (2) Servicing.
- (3) Rentals.
- (4) Clerical and administrative services.

(5) General service agreements not specifying the amounts applicable to the foregoing sources.

NOTE: Rental from plant comprising complete operating systems or operating units where the lessee has exclusive possession shall be included in account 5010, "Income from operated plant leased to others." (See also § 34.30-3.)

§ 34.3810 *Leased-circuit revenue.* This account shall include the carrier's portion of revenue from the use by others of circuits, channels, wires, cables, and similar facilities for direct communication by customers, when the charge

therefor is based on contractual rent agreements providing for definite periodic terms without regard to the extent of service obtained by the users of such facilities. (See also § 34.3705.)

NOTE A: Income from plant includible in account 1100, "Operated plant leased to others" (as distinguished from revenue includible in this account), shall be included in account 5010, "Income from operated plant leased to others."

NOTE B: When the charges for facilities furnished for direct communication by customers is based on the extent of services obtained by the users, such as telemeter service, the revenue shall be included in account 3705, "Scheduled transmission service revenue."

§ 34.3820 *Other leased-plant revenue.* This account shall include the carrier's portion of revenue from the use by others of leased operated plant not provided for elsewhere. (See also § 34.30-3 and account 3805, "Revenue from furnishing and servicing stations.")

§ 34.3835 *Money-order fees.* This account shall include the carrier's portion of revenue from charges for money-order service as distinguished from revenue messages incidental to such service.

NOTE: Revenue from money-order messages, as distinguished from the fees includible in this account, shall be included in the

appropriate message-revenue account. (See §§ 34.3110 to 34.3399.)

§ 34.3899 *Miscellaneous nontransmission revenue.* This account shall include the carrier's portion of revenue from nontransmission services not provided for elsewhere, such as revenue from frequency measuring, code registration, and errand service.

§ 34.3910 *Telephone revenue—Telephone systems.* This account shall include the carrier's revenue from the operation of telephone systems as provided in § 34.03-8. (See also account 3755, "Telephone service revenue.")

§ 34.3928 *Wire-telegraph and ocean-cable revenue—Wire systems.* This account shall include the carrier's revenue from the operation of wire-telegraph and ocean-cable systems as provided in § 34.03-8.

6. Make such editorial changes in the Commission's rules and regulations as may be necessary to reflect changes in cross-references to the sections of the Commission's rules and regulations herein amended, or to add cross-references with respect to new sections herein adopted.

[F. R. Doc. 49-5857; Filed, July 15, 1949; 9:00 a. m.]

NOTICES

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 9273]

RADIO STATION KTBS

ORDER CONTINUING HEARING

In re application of Radio Station KTBS, (KTBS), Shreveport, Louisiana, for modification of construction permit; Docket No. 9273, File No. BMP-3981.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration a petition filed April 22, 1949, by Radio Station KTBS, Inc., requesting that its above-entitled application for modification of a construction permit which authorized operation of Station KTBS as a Class II station on 710 kc. to make changes in the directional antenna to increase the maximum expected operating values of the horizontal pattern toward the service area of Station WOR, New York, N. Y., be removed from the hearing docket and that action thereon be withheld pending final decision on the application (File No. BP-4575, Docket No. 9275) of Bamberger Broadcasting Service, Inc., licensee of Station WOR, New York, N. Y., a Class I-B station operating on 710 kc. for installation of a new directional antenna, for day and night use; and

It appearing, That petitioner alleges that there is serious conflict between its above-entitled application and the said application of Bamberger Broadcasting

Service, Inc.; that petitioner has no objection to the Commission considering the application of Bamberger Broadcasting Service, Inc. without giving consideration to petitioner's application; that in the event that the application of Bamberger Broadcasting Service, Inc. is granted petitioner will withdraw its application; and that in the event the application of Bamberger Broadcasting Service, Inc. is finally dismissed or denied, petitioner's application may be granted without hearing; and

It further appearing, that petitioner is in effect requesting that its above-entitled application be considered as contingent upon the final dismissal or denial of the said application of Bamberger Broadcasting Service, Inc.; and

It further appearing, that the Commission is not satisfied that the directional antenna proposed in the above-entitled application will in fact operate as predicted or that no interference will be caused to the existing service area of Station WOR; and that, for this reason among others, the Commission is unable to conclude that a grant of the above-entitled application would serve public interest, convenience, and necessity even in the event that the said application of Bamberger Broadcasting Service, Inc., is dismissed or denied;

It is ordered, That the said petition of Radio Station KTBS, Inc., insofar as it requests removal of the above-entitled application from the hearing docket, is denied and, insofar as it requests that action on the above-entitled application be withheld, is granted; and

It is further ordered, That the hearing in the above-entitled proceeding, now scheduled for July 21, 1949, is continued indefinitely pending final disposition of the application of Bamberger Broadcasting Service, Inc., File No. BP-4575, Docket No. 9275.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5859; Filed, July 15, 1949; 9:00 a. m.]

[Docket No. 9373]

GREYLOCK BROADCASTING CO. (WBRK)
ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Greylock Broadcasting Company (WBRK), Pittsfield, Massachusetts, for construction permit; Docket No. 9373, File No. BP-6535.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration the above-entitled application for a construction permit to change the facilities of Station WBRK, Pittsfield, Massachusetts, from frequency 1340 kilocycles, 250 watts power, unlimited time to frequency 610 kilocycles, 1 kilowatt power, unlimited time; to install directional antenna for day and night use; to install new transmitter; and to change transmitter location;

It appearing, that the applicant is legally, technically, financially, and otherwise qualified to operate Station WBRK as proposed, but that the application may involve interference with one or more existing stations and otherwise not comply with the Standards of Good Engineering Practice;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application is designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the areas and populations which may be expected to gain or lose primary service from the operation of Station WBRK as proposed and the character of other broadcast service available to those areas and populations.

2. To determine whether the operation of Station WBRK as proposed would involve objectionable interference with Stations WROW, Albany, New York, WIP, Philadelphia, Pennsylvania, or with any other existing broadcast station and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

3. To determine whether the operation of Station WBRK as proposed would involve objectionable interference with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

4. To determine whether the installation and operation of Station WBRK as proposed would be in compliance with the Commission's Rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations with particular reference as to whether the 2 mv/m contour of the proposed operation would overlap the 25 mv/m contour of Station WROW, Albany, New York.

It is further ordered, That, Hudson Valley Broadcasting Company, Incorporated, licensee of Station WROW, Albany, New York and Pennsylvania Broadcasting Company, licensee of Station WIP, Philadelphia, Pennsylvania are made parties to the proceeding.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5860; Filed, July 15, 1949;
9:01 a. m.]

[Docket Nos. 9371, 9372]

GEORGE R. WINSTON AND DOYLE E.
COLLUP (KSTV)

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In the matter of the application of George R. Winston, Cisco, Texas, Docket No. 9371, File No. BP-7018; Doyle E. Collup (KSTV), Stephenville, Texas, Docket No. 9372, File No. BP-7078; for construction permits.

At a session of the Federal Communications Commission, held at its offices in

No. 136—6

Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration the above-entitled applications of George R. Winston for a construction permit for a new standard broadcast station to operate on the frequency 1250 kilocycles, 250 watts power, daytime only at Cisco, Texas and of Doyle E. Collup for a construction permit to change the facilities of station KSTV, Stephenville, Texas from 1510 kilocycles, 250 watts power, daytime only to 1240 kilocycles, 250 watts power, unlimited time;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said applications are designated for hearing in a consolidated proceeding at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, financial, technical and other qualifications of applicant George R. Winston to construct and operate the proposed station and the financial, technical and other qualifications of applicant Doyle E. Collup, to construct and operate station KSTV as proposed.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and station KSTV as proposed and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of station KSTV as proposed would involve objectionable interference with stations KXOX, Sweetwater, Texas; KORA, Bryan, Texas; KVSO, Ardmore, Oklahoma and KWTX, Waco, Texas and whether the proposed station and station KXTV as proposed would involve objectionable interference with any other existing broadcast stations, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the proposed operation and station KSTV as proposed would involve objectionable interference with the services proposed by each other or with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed station and station KSTV as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations with particular reference as to whether the installation and operation of the proposed station would meet the minimum requirements for the operation of a Class IV station on a Class III channel, as specified in Part I of the

afore-mentioned Standards of Good Engineering Practice.

7. To determine on a comparative basis, which, if either, of the applications in this consolidated proceeding should be granted.

It is further ordered, That, Sweetwater Radio Inc., licensee of station KXOX, Sweetwater, Texas; Bryan Broadcasting Company, licensee of station KORA, Bryan, Texas; John F. Easley, licensee of stations KVSO, Ardmore, Oklahoma, and KWTX Broadcasting Company, licensee of station KWTX, Waco, Texas, are made parties to the proceeding.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5864; Filed, July 15, 1949;
9:01 a. m.]

[Docket Nos. 8202, 9374]

METROPOLITAN BROADCASTING CO. OF MILWAUKEE AND BELLE CITY BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re Applications of Metropolitan Broadcasting Company of Milwaukee, Milwaukee, Wisconsin, Docket No. 8202, File No. BP-5755; Belle City Broadcasting Company, Racine, Wisconsin, Docket No. 9374, File No. BP-7257; for construction permits.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration the above entitled applications of Metropolitan Broadcasting Company which requests a permit to construct a new standard broadcast station to operate on the frequency 1470 kilocycles, with 500 watts power, daytime only at Milwaukee, Wisconsin and of Belle City Broadcasting Company which requests a permit to construct a new standard broadcast station to operate on the frequency 1460 kilocycles, with 500 watts power, daytime only at Racine, Wisconsin;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said applications are designated for hearing in a consolidated proceeding to begin on July 27, 1949 at Washington, D. C., upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporations, their officers, directors and stockholders to construct and operate the proposed stations.

2. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed stations and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the proposed stations would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the proposed stations would involve objectionable interference each with the other or with the services proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of the proposed stations would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine the overlap, if any, that will exist between the service areas of the proposed station of Belle City Broadcasting Company and of Station WMIL, Milwaukee, Wisconsin, the nature and extent thereof, and whether such overlap, if any, is in contravention of § 3.35 of the Commission's rules.

8. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5866; Filed, July 15, 1949;
9:02 a. m.]

SCHEDULE OF HEARINGS FOR AUGUST AND SEPTEMBER, 1949

JULY 11, 1949.

The Commission released today a hearing schedule for all standard and FM broadcast applications designated for hearing subsequent to March 25, 1949, and prior to June 24, 1949. The schedule is composed of two parts. Part I contains an alphabetical list of all the applications scheduled for hearing. In Part I the applications that are to be heard in the field are marked with an "(F)" after the date, all others are to be heard in Washington. Part II is a chronological list of hearings containing first the list of hearings to be held in the field and second the hearings to be held in Washington, D. C.

In accordance with established practice, the hearings in the District of Columbia will be heard in order of docket numbers, the lowest docket number being heard first. Certain hearings which have heretofore been continued to dates in August and September have not been included in this calendar.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE,
Secretary.

PART I

Name	Docket No.	Frequency	Date
Airwaves, Inc. (WJOC), Jamestown, N. Y.	9105	1340	Aug. 22.
Alamance Broadcasting Co., Inc. (WBBB), Burlington, N. C.	9328	950	Do.
Bessemer Broadcasting Co., Bessemer, Ala.	8526	1450	Aug. 15.
Booth Radio Stations, Inc., Grand Rapids, Mich.	9361	970	Aug. 31.
California Broadcasting Co. (KWKW), Pasadena, Calif.	9282	AL	Aug. 18 (F).
Carolina-Piedmont Broadcasters, Inc., Lincolnton, N. C.	9332	1050	Aug. 25.
Clinton County Broadcasting Corp., Plattsburg, N. Y.	9352	1340	Aug. 8.
Coast Broadcasters, Inc., Astoria, Oreg.	8209	1230	Sept. 7.
Coastal Broadcasting Co. (WHIT), New Bern, N. C.	9334	950	Aug. 1 (F).
Colonial Broadcasting Co., Inc., New Bern, N. C.	9333	950	Do.
Cooke, John F., Houston, Tex.	9291	1480	Sept. 7.
Corbin Times-Tribune (WCTT), Corbin, Ky.	9318	680	Aug. 29.
Del Rio Broadcasting Co. (KDLK), Del Rio, Tex.	9356	AL	Sept. 2 (F).
Eastern Idaho Broadcasting & Television Co. (KIFI), Idaho Falls, Idaho.	8343	1050	Aug. 10.
Eastland County Broadcasting Co., Eastland, Tex.	9317	730	Aug. 8.
Electronics Corp. of Puerto Rico (WECW) Mayaguez, P. R.	9331	R	Sept. 21 (F).
Frontier Broadcasting Co. (KFBC) Cheyenne, Wyo.	9358	710	Aug. 12.
Gila Broadcasting Co., Winslow, Ariz.	8381	1010	Aug. 8.
Greater Huntington Radio Corp. (WHTN), Huntington, W. Va.	9300	1260	Aug. 22.
Greensboro Broadcasting Co. (WGBG), Greensboro, N. C.	9327	950	Do.
Independent Broadcasting Co. (KIOA), Des Moines, Iowa.	9338	940	Aug. 31.
Juhlin, Kenneth D., and Mary I., Long Beach, Wash.	9284	1230	Sept. 7.
La Grange Broadcasting Co., La Grange, Ill.	9323	1300	Aug. 29.
Lake Huron Broadcasting Co. (WKNX), Saginaw, Mich.	9360	970	Aug. 31.
Lamar, Charles Wilbur, Jr., Morgan City, La.	8302	1450	Aug. 29.
Lawrence Broadcasting Co., Lawrence, Kans.	9283	1320	Aug. 25.
Mendocino Broadcasting Co., Ukiah, Calif.	9280	1400	Aug. 17.
Morales, Felix H., Houston, Tex.	8187	1510	Sept. 7.
Mosby's, Inc. (KANA), Anaconda, Mont.	8910	930	Aug. 10.
New Orleans Broadcasting Co., Inc., New Orleans, La.	9350	1450	Aug. 29.
Oneonta Broadcasting Co., Oneonta, Ala.	9326	910	Aug. 15.
Portsmouth Broadcasting Co., Portsmouth, Ohio.	9301	1260	Aug. 22.
Prairie Radio Corp., Lincoln, Ill.	9357	1370	Aug. 10.
Radio Station WISE, Inc. (WISE), Asheville, N. C.	9319	680	Aug. 29.
Reck, Myron A. (WTRR), Sanford, Fla.	9354	AL	Aug. 5 (F).
Rivers, James S. (WTRR), Sanford, Fla.	9354	AL	Do.
Royal Broadcasting Corp., New Orleans, La.	9349	1450	Aug. 29.
Schulman, Martin L., Plattsburg, N. Y.	9351	1340	Aug. 8.
Southern California Trade Unions (KWKW), Pasadena, Calif.	9282	AL	Aug. 18 (F).
Southern Radio and Equipment Co. (WOBS), Jacksonville, Fla.	9303	1360	Aug. 1.
Stark Broadcasting Corp. (WCMW and WCMW-FM) Canton, Ohio.	9355	TC	Aug. 8 (F).
Sun Valley Broadcasting Co., Inc. (KTYL), Mesa, Ariz.	9307	1310	Aug. 15.
Supreme Broadcasting System, Inc., New Orleans, La.	9348	1450	Aug. 29.
Tampa Broadcasting Co. (WALT), Tampa, Fla.	9341	920	Aug. 17.
Tower Realty Co. (WCUM), Cumberland, Md.	9359	1490	Aug. 3.
Ukiah Broadcasting Co., Ukiah, Calif.	9279	1400	Aug. 17.
Valley Broadcasting Corp., Holyoke, Mass.	9161	930	Do.
Village Broadcasting Co. (WEBS), Oak Park, Ill.	9344	1490	Aug. 3.

PART I

FIELD HEARINGS

Date	Docket No.	Place	Type of hearing
1949			
Aug. 5	9354	Sanford, Fla. (WTRR)	AL
Aug. 8	9355	Canton, Ohio (WCMW & WCMW-FM)	TC
Aug. 18	9282	Pasadena, Calif. (KWKW)	AL
Sept. 2	9356	Del Rio, Tex. (KDLK)	AL
Sept. 21	9331	Mayaguez, P. R. (WECW)	R

WASHINGTON HEARINGS

Date	DC-1			DC-2		
	Docket No.	Place	Frequency	Docket No.	Place	Frequency
1949						
Aug. 1	9303	Jacksonville, Fla. (WOBS)	1360	9333	New Bern, N. C.	960
Aug. 3	9344	Oak Park, Ill. (WEBS)	1490	9334	do.	960
Aug. 8	8381	Winslow, Ariz.	1010	9359	Cumberland, Md. (WCUM)	1490
				9317	Eastland, Tex.	730
				9351	Plattsburg, N. Y.	1340
				9352	do.	1340
Aug. 10	8343	Idaho Falls, Idaho (KIFI)	1060	8910	Anaconda, Mont. (KANA)	930
Do	9357	Lincoln, Ill.	1370			
Aug. 12	9358	Cheyenne, Wyo.	710			
Aug. 15	8526	Bessemer, Ala.	1450	9326	Oneonta, Ala.	910
Do	9307	Mesa, Ariz. (KTYL)	1310			
Aug. 17	9341	Tampa, Fla. (WALT)	920	9279	Ukiah, Calif.	1400
Do	9161	Holyoke, Mass.	930	9280	do.	1400
Aug. 22	9105	Jamestown, N. Y. (WJOC)	1340	9300	Huntington, W. Va. (WHTN)	1260
Do	9327	Greensboro, N. C. (WGBG)	950	9301	Portsmouth, Ohio.	1260
Aug. 25	9328	Burlington, N. C. (WBBB)		9332	Lincolnton, N. C.	1050
Aug. 29	9283	Lawrence, Kans.	1320	8302	Morgan City, La.	1450
	9318	Corbin, Ky. (WCTT)	680	9348	New Orleans, La.	1450
	9319	Asheville, N. C.	680	9349	do.	1450
Do	9323	La Grange, Ill.	1300	9350	do.	1450
Aug. 31	9338	Des Moines, Iowa (KIOA)	940	9360	Saginaw, Mich. (WKNX)	970
Sept. 7	8187	Houston, Tex.	1510	9299	Grand Rapids, Mich.	1230
	9291	do.	1480	9284	Astoria, Oreg.	1230
					Long Beach, Wash.	1230

[F. R. Doc. 49-5867; Filed, July 15, 1949; 9:02 a. m.]

[Docket No. 8379]

TRIBUNE BUILDING CO. (KLX)

ORDER DELETING ISSUES

In re application of Tribune Building Company (KLX), Oakland, California, for construction permit; Docket No. 8379, File No. BP-5293.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration a petition filed by Tribune Building Company for removal from the hearing docket, leave to amend, and reconsideration and grant of its above-entitled application for a construction permit to increase the power of Station KLX, Oakland, California, from 1 kilowatt to 5 kilowatts, to install a new transmitter, to change location, and to install a directional antenna;

It appearing, that the Commission by order dated January 31, 1948, designated the above-entitled application for hearing and made Salt Lake City Broadcasting Company, Incorporated, licensee of Station KALL, and Vancouver Radio Corporation, licensee of Station KVAN parties to the proceeding; and

It further appearing, that, on the basis of information submitted with the instant petition the proposed operation of Tribune Building Company would not cause objectionable interference to the services proposed in any pending application and would not cause additional interference to any existing station and that, on the basis of information contained in the application of Tribune Building Company it is technically, financially and otherwise qualified to construct and operate Station KLX as proposed and that, the type and character of program service proposed to be rendered would meet the requirements of the populations and areas proposed to be served; and

It further appearing, that, the operation of Station KLX as proposed may degrade the service presently rendered to the city of Oakland, California;

It is ordered, That, the said petition of Tribune Building Company is denied and that on the Commission's own motion its order of January 31, 1948, designating the above-entitled application for hearing is amended to show deletion of issues 1 and 3 therefrom and to remove Salt Lake City Broadcasting Company, Incorporated, licensee of Station KALL and Vancouver Radio Corporation, licensee of Station KVAN as parties to the proceeding; and

It is further ordered, That hearing on the above-entitled matters is scheduled to begin on August 5, 1949, at Washington, D. C.

FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5861; Filed, July 15, 1949;
9:01 a. m.]

[Docket No. 8466]

LAKES AREA BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR
HEARING ON STATED ISSUES

In re application of L. L. Gaffaney and J. B. Smith d/b as Lakes Area Broadcasting Company, Pryor, Oklahoma, for construction permit; Docket No. 8466, File No. BP-5752.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration the above-entitled application requesting a permit to construct a new standard broadcast station to operate on frequency 1570 kilocycles, with 250 watts power, daytime only in Pryor, Oklahoma;

It appearing, that the applicant is legally, technically, financially, and otherwise qualified to operate the proposed station, but that the application may not comply with the Standards of Good Engineering Practice with particular reference to the proposed transmitter location and the population residing within the blanket contours;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application is designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the areas and populations which may be expected to gain or lose primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.

2. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

3. To determine whether the operation of the proposed station would involve objectionable interference with the service proposed in any other pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

4. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations with particular reference to the proposed transmitter location and the population residing within the 500 mv/m and 250 mv/m blanket contours.

FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5862; Filed, July 15, 1949;
9:01 a. m.]

[Docket No. 8614, 9331]

ELECTRONICS CORP. OF PUERTO RICO
(WECW)ORDER DESIGNATING APPLICATION FOR CON-
SOLIDATED HEARING ON STATED ISSUES

In re applications of Electronics Corporation of Puerto Rico (WECW), Mayaguez, Puerto Rico, for renewal of license of Station WECW, Docket No. 9331, File No. BR-1393; and for a construction permit, Docket No. 8614, File No. BP-6357.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 7th day of July 1949;

The Commission having under consideration the above-entitled application of Electronics Corporation of Puerto Rico to change the facilities of Station WECW, Mayaguez, Puerto Rico, from 1490 kc., 250 w, unlimited time to 1300 kc, 1 kw, unlimited time and install new transmitting equipment;

It appearing, that the Commission on May 25, 1949, designated for hearing the above-entitled application of Electronics Corporation of Puerto Rico for renewal of license of AM broadcast station WECW, at Mayaguez, Puerto Rico;

It is ordered, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the above-entitled application of Electronics Corporation of Puerto Rico for a construction permit is designated for hearing in consolidation with aforesaid renewal application at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate the station as proposed.

2. To determine the areas and populations which may be expected to gain primary service from the operation of Station WECW as proposed and the character of other broadcast service available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.

4. To determine whether the operation of the station as proposed would involve objectionable interference with any existing broadcast stations and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

5. To determine whether the operation of the station as proposed would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby and the availability of other broadcast service to such areas and populations.

6. To determine whether the installation and operation of Station WECW as proposed would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

7. To determine if either of the applications in this consolidated proceeding should be granted.

It is further ordered, That the Commission's Order of May 25, 1949, designating for hearing the above-entitled application of Electronics Corporation of Puerto Rico, for renewal of license of Station WCCW, Mayaguez, Puerto Rico, is amended to include the above-entitled application of Electronics Corporation of Puerto Rico for a construction permit.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 49-5865; Filed, July 15, 1949;
9:02 a. m.]

ORGANIZATION AND DELEGATIONS OF AUTHORITY

In the matter of organizational and editorial amendments to the Commission's statement of organization and the Commission's statement of delegations of authority.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 29th day of June 1949:

The Commission, having under consideration the necessity for amending the statement of organization of the Commission and its statement of delegations of authority, to reflect changes in internal procedures of the Commission relating to the processing and disposition of applications filed under Parts 10, 11, 16 and 19; and

It appearing, that such amendments are designed to improve the internal administration of the Commission and will serve the public interest, convenience, and necessity; and

It further appearing, that the proposed amendments to the rules and regulations are organizational or editorial in nature, and that publication of the notice of proposed rule making pursuant to section 4 (a) of the Administrative Procedure Act is not required; and

It further appearing, that authority for the proposed amendments is contained in section 4 (i) and section 5 (e) of the Communications Act of 1934, as amended;

It is ordered, That, effective July 1, 1949 the Commission's statement of organization and delegations of authority of the Commission's rules and regulations, be, and are hereby, amended, as set forth below.

Released: June 30, 1949.

FEDERAL COMMUNICATIONS
COMMISSION,
[SEAL] T. J. SLOWIE,
Secretary.

Item 1. Amend § 0.26 to read as follows:

SEC. 0.26 *Public Safety and Special Services Division.* The Public Safety and Special Services Division is divided into the following branches:

(a) Public Safety Services Branch, which is responsible for the engineering

aspects of the police, fire, forestry-conservation, highway maintenance, and special emergency radio services. With regard to these services, participates in processing of applications for authority to construct, operate, and modify radio-communication and radio control systems; studies progress in pertinent fields of the radio art; recommends technical and operating standards; makes studies of frequency utilization; consults with industry advisory groups and appropriate staff elements concerning the general availability and use of frequencies; prepares frequency assignment patterns; makes recommendations concerning international arrangements designed to reduce radio interference to and from other countries; prepares exhibits and participates in hearings; participates in preparation, interpretation, revision, enforcement, and administration of the rules and regulations affecting the Public Safety Radio Services.

(b) Industrial Radio Services Branch, which is responsible for the engineering aspects of the power, petroleum, forest products, relay press, motion picture, special industrial, and low power industrial radio services. With regard to these services, participates in processing of applications for authority to construct, operate, and modify radio communication and radio control systems; studies progress in pertinent fields of the radio art; recommends technical and operating standards; makes studies of frequency utilization; consults with industry advisory groups and appropriate staff elements concerning the general availability and use of frequencies; prepares frequency assignment patterns; makes recommendations concerning international arrangements designed to reduce radio interference to and from other countries; prepares exhibits and participates in hearings; participates in preparation, interpretation, revision, enforcement, and administration of the rules and regulations affecting the Industrial Radio Services.

(c) Land Transportation Services Branch, which is responsible for the engineering aspects of the inter-city bus, highway truck, railroad, taxicab, urban transit, and automobile emergency radio services. With regard to these services, participates in processing of applications for authority to construct, operate, and modify radiocommunication and radio control systems; studies progress in pertinent fields of the radio art; recommends technical and operating standards; makes studies of frequency utilization; consults with industry advisory groups and appropriate staff elements concerning the general availability and use of frequencies; prepares frequency assignment patterns; makes recommendations concerning international arrangements designed to reduce radio interference to and from other countries; prepares exhibits and participates in hearings; participates in preparation, interpretation, revision, enforcement, and administration of the rules and regulations affecting the Land Transportation Radio Services.

(d) Experimental and Miscellaneous Services Branch, which is responsible for the engineering aspects pertaining to the

development and coordination of equipment and research programs. With regard to these experimental and research programs, participates in processing of applications for authority to construct, operate, and modify experimental stations; recommends technical and operating standards; makes recommendations concerning international arrangements designed to reduce radio interference to and from other countries; prepare engineering exhibits and participates in hearings; participates in preparation, interpretation, revision, enforcement, and administration of the rules and regulations affecting the Experimental Radio Services; provides expert advice on results obtained by experimentation relative to the establishment of new services. This branch is also responsible for administration of all matters pertaining to industrial heaters, medical diathermy and miscellaneous types of apparatus which use radio-frequency energy for heating, ionization of gases, or other purposes in which the action of the energy emitted is directly upon the work load and does not involve the use of associated radio receiving equipment.

Item 2. In section 0.76, amend paragraph (a) to read as follows:

(a) Aviation and Land Transportation Branch, which reviews and prepares legal opinions, reports, and recommendations with respect to radio station applications and authorizations in the aviation service and the land transportation radio services, the latter of which includes railroad, urban transit, inter-city bus, highway truck and taxicab radio services, in both the established and developmental stages; reviews and makes recommendations with respect to formal and informal petitions and complaints; conducts investigations and hearings with respect to these services; drafts proposed legislative amendments and prepares Commission reports, orders, rules, and regulations affecting these services.

Item 3. In section 0.76, amend paragraph (c) to read as follows:

(c) Public Safety, Experimental, and Industrial Branch, which reviews and prepares legal opinions, reports, and recommendations with respect to applications for radio station authorizations in the Public Safety, Industrial, Experimental (other than those involving common carrier experimental operations) and Citizens Radio Services, and the Industrial Scientific and Medical Services, in both the established and developmental stages; reviews and makes recommendations with respect to formal and informal petitions and complaints; conducts investigations and hearings with respect to these services; drafts proposed legislative amendments and prepares Commission reports, orders, rules, and regulations affecting these services.

Item 4. In section 0.141, amend paragraph (g) to read as follows:

(g) Except for specific applications or classes thereof concerning which the Bureau of Engineering or the Bureau of Law shall notify the Secretary, applica-

tions for license or modification of license to cover construction permits, other than those for stations rendering a common carrier service (except those listed in subparagraph (5) of this paragraph) where the permittee has complied with all the terms of the construction permit and no additional authority not covered by the permit is requested, in the following categories of cases:

- (1) All Class 1 experimental stations and Class 2 experimental stations in established services.
- (2) All classes of stations in the Aviation Services.
- (3) All classes of stations in the Public Safety Services.
- (4) All classes of stations in the Industrial Services.
- (5) All classes of stations in the Public Coastal and Fixed Public Services in Alaska.
- (6) All classes of stations in the Land Transportation Services.

Item 5. In section 0.141, amend paragraph (h) to read as follows:

(h) Except for specific applications or classes thereof concerning which the Bureau of Engineering or the Bureau of Law shall notify the Secretary, all applications for renewal of licenses, other than those for stations rendering a common carrier service (except those listed in subparagraph (5) of this paragraph), where the renewal is in accordance with the terms of the previous license, in the following categories of cases:

- (1) All classes of stations in the Ship Service.
- (2) All classes of stations in the Aviation Services.
- (3) All classes of stations in the Public Safety Services.
- (4) All classes of stations in the Industrial Services.
- (5) Stations in the Alaskan Coastal and Alaskan Fixed Public Service.
- (6) All classes of stations in the Land Transportation Radio Services.
- (7) All classes of stations in the Citizens Radio Service.

Item 6. In section 0.141, amend paragraph (j) to read as follows:

(j) Except for specific applications or classes thereof concerning which the Bureau of Engineering or the Bureau of Law shall notify the Secretary, applications for extension of the expiration date of construction permits, in the following categories of cases:

- (1) All Class 1 experimental stations and all Class 2 experimental stations operating established services.
- (2) All classes of stations in the Aviation Services.
- (3) All classes of stations in the Public Safety Services.
- (4) All classes of stations in the Industrial Services.
- (5) All classes of stations in the Public Coastal and Fixed Public Service in Alaska.
- (6) All classes of stations in the Land Transportation Radio Services.

Item 7. In section 0.141, paragraphs (k) and (l):

- a. Delete paragraph (l);

b. Reletter paragraph (k) to be paragraph (l);

c. Insert new paragraph (k) as follows:

(k) Except for specific applications or classes thereof concerning which the Bureau of Engineering or the Bureau of Law shall notify the Secretary, applications for extension of the period of equipment and service tests in the following categories of cases:

- (1) All classes of stations in the Aviation Service.
- (2) All classes of stations in the Experimental Service.
- (3) All classes of stations in the Public Coastal and Fixed Public Services in Alaska.

Item 8. In section 0.142, amend paragraph (e) to read as follows:

(e) Applications which involve only a change in location, type model, design, or number of transmitters, except applications involving stations in the broadcast services, applications falling under section 0.141, and except for specific applications or classes thereof concerning which the Bureau of Law shall notify the Secretary.

Item 9. In section 0.142 add paragraph (j) to read as follows:

(j) Applications which involve a change in frequency, power, or emission, except applications involving stations in the broadcast and common carrier services, and except for specific applications or classes thereof concerning which the Bureau of Law shall notify the Secretary.

Item 10. In section 0.143, add paragraph (i) to read as follows:

(i) Applications for consent to assignment and transfer of control of station authorizations in the following categories of cases:

- (1) All Class 1 experimental stations and all Class 2 experimental stations operating in established services.
- (2) All classes of stations in the Aviation Service.
- (3) All classes of stations in the Public Safety Services.
- (4) All classes of stations in the Industrial Services.
- (5) All classes of stations in the Land Transportation Radio Services.

Item 11. In section 0.144, amend paragraph (a) to read as follows:

(a) Applications for the Public Safety, Ship, Industrial, Land Transportation, and Citizens Radio Services, except those rendering a common carrier service and those falling under sections 0.141, 0.142 and 0.143.

Item 12. In section 0.144, amend paragraph (b) to read as follows:

(b) Applications for Class 1 and Class 2 experimental station authorizations and all applications for Class 2 experimental stations in established services and radar navigational aid stations except (1) those falling under sections 0.121 and 0.141, and (2) those proposing to render common carrier or broadcast service.

Item 13. Renumber present sections 0.214 and 0.215 as 0.215 and 0.216 respectively.

Item 14. Insert as § 0.214:

Sec. 0.214 *Citizens radio applications.* Applications for authorization in the Citizens Radio Service should be submitted to the Commission's Washington, D. C. office, except where the equipment for which authorization is sought bears an FCC type-approval number, in which event such applications may be filed with the nearest engineering field office listed in section 0.40.

[F. R. Doc. 49-5863; Filed, July 15, 1949; 9:01 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-1161]

TENNESSEE GAS TRANSMISSION CO.

NOTICE OF FINAL DECISION AND ORDER

JULY 11, 1949.

Notice is hereby given that the initial decision and order allowing First Revised Sheets Nos. 3, 6, 9, and 31 and Second Revised Sheet No. 33 and Original Revised Sheet No. 33-A of FPC Gas Schedules of Tennessee Gas Transmission Company to take effect as of June 1, 1949, was issued and served upon all parties on June 10, 1949.

No exception thereto having been filed or review initiated by the Commission, said initial decision, in conformity with the Commission's rules of practice and procedure, became effective on July 11, 1949, as the final decision and order of the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-5810; Filed, July 15, 1949; 8:50 a. m.]

[Docket No. G-1217]

COLORADO-WYOMING GAS CO.

ORDER FIXING DATE OF HEARING

On June 3, 1949, Colorado-Wyoming Gas Company (Applicant) filed an application for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, as amended, authorizing the installation and operation of two additional 600 H. P. compressor units at Applicant's Mesa Compressor Station located in Adams County, Colorado, all as more fully described in such application on file with the Commission and open to public inspection.

Applicant has requested that its application be heard under the shortened procedure provided by § 1.32 (b) of the Commission's rules of practice and procedure; and no request to be heard or protest has been filed subsequent to the giving of due notice of the filing of the application, including publication in the FEDERAL REGISTER on June 16, 1949 (14 F. R. 3268).

The Commission finds: This proceeding is a proper one for disposition under the provisions of § 1.32 (b) of the Commission's rules of practice and procedure.

The Commission orders: (A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a hearing be held on August 10, 1949, at 9:30 a. m. (e. d. s. t.), in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., concerning the matters involved and the issues presented by such application: *Provided, however*, That the Commission may, after a non-contested hearing, forthwith dispose of the proceeding pursuant to the provisions of § 1.32 of the Commission's rules of practice and procedure.

(B) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) of the said rules of practice and procedure.

Date of issuance: July 12, 1949.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-5809; Filed, July 15, 1949;
8:50 a. m.]

[Docket No. G-1234]

TENNESSEE GAS TRANSMISSION CO.

NOTICE OF APPLICATION

JULY 12, 1949.

Take notice that Tennessee Gas Transmission Company (Applicant), a Delaware corporation, having its principal place of business in the Commerce Building, Houston, Texas, filed on July 5, 1949, an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain transmission pipe line facilities hereinafter described.

Applicant proposes to transport and sell natural gas to the Town of Dickson, Tennessee, for resale in Dickson, and for such purpose to construct and operate a sales meter station on its main 24-inch gas transmission line near Dickson, Tennessee, to provide an estimated maximum daily delivery capacity of approximately 1,700,000 cubic feet, pursuant to the terms of a contract entered into between Applicant and the Town of Dickson, Tennessee, on April 4, 1949. Minimum daily demands are estimated at 150,000 cubic feet with first year annual requirements of approximately 70,000,000 cubic feet.

The estimated cost of the proposed facilities is approximately \$3,000, all of which the Applicant proposes to finance out of cash on hand.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure within 15 days from the date of publication hereof in the FEDERAL REGISTER. The application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-5816; Filed, July 15, 1949;
8:51 a. m.]

[Docket No. G-1235]

TENNESSEE GAS TRANSMISSION CO.

NOTICE OF APPLICATION

JULY 12, 1949.

Take notice that Tennessee Gas Transmission Company (Applicant), a Delaware corporation, having its principal place of business in the Commerce Building, Houston, Texas, filed on July 5, 1949, an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain transmission pipe line facilities hereinafter described.

Applicant proposes to transport and sell natural gas to Springfield, Tennessee, for resale in Springfield, and for such purpose to construct and operate a sales meter station on its main 24-inch gas transmission line near Springfield, Tennessee, to provide an estimated maximum daily delivery capacity of approximately 3,150,000 cubic feet pursuant to the terms of a contract entered into between Applicant and Springfield, Tennessee, on April 4, 1949. Minimum daily demands are estimated at 200,000 cubic feet with first year annual requirements of approximately 150,000,000 cubic feet.

The estimated cost of the proposed facilities is approximately \$3,000, all of which the Applicant proposes to finance out of cash on hand.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure within 15 days from the date of publication hereof in the FEDERAL REGISTER. The application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-5815; Filed, July 15, 1949;
8:51 a. m.]

[Docket No. G-1240]

PANHANDLE EASTERN PIPE LINE CO.

ORDER SUSPENDING TARIFF AND FIXING DATE OF HEARING

JULY 12, 1949.

On June 15, 1949, Panhandle Eastern Pipe Line Company (Panhandle) filed with this Commission its FPC Gas Tariff, Original Volume No. 1, pursuant to Part 154 of the Commission's general rules and regulations, which is proposed to be made effective as of July 15, 1949.

Concurrently with the filing of its Tariff, Panhandle also filed with the Commission statements required by § 154.85 of the Commission's general rules and regulations identifying the provisions of contracts now filed as effective rate schedules which would be continued in effect as executed service agreements and which would not be superseded by, or in conflict with other applicable provisions of the Rate Schedules and General Terms and Conditions of the Tariff.

A copy of the relevant statement with respect to contracts on file with the Commission as rate schedules, was trans-

mitted by Panhandle to each of its customers and to interested State commissions.

Numerous protests to the Tariff and the statements submitted pursuant to § 154.85 of the rules and regulations have been received by the Commission from Panhandle's customers and from State regulatory commissions.

Among the points of objection made to the Tariff and the restatement of contracts by Panhandle's customers and State commissions are included the following:

(1) The "Priority and Curtailment of Service" provisions (Paragraph 8 of General Terms and Conditions). The protestants allege that the service rules proposed by Panhandle are unreasonable and discriminatory.

(2) The limitation upon the allowable volumes of interruptible gas (Original Sheet No. 46) and maximum allowable daily volumes (Original Sheets, 47 and 48), particularly with respect to the introduction into the Tariff of provisions with respect to the limitation upon the volumes of gas Panhandle would be obligated to deliver to so-called "entire requirements" customers.

(3) The "Service Agreement" provision (section 16 of General Terms and Conditions) particularly with respect to the requirement that a service agreement must be executed in order that a utility be eligible for any increases in the maximum daily volume of gas provided for in, and as limited by, the Tariff.

(4) Form of Service Agreement-Firm (Original Sheets Nos. 35 through 40), particularly with respect to the establishment of volumetric limitations on a daily and monthly basis; establishment of a minimum "take or pay for" provision, which it is alleged, is inconsistent with the rate schedule provisions; and the establishment of price adjustment clauses to reflect increases in the cost of purchased gas and increases in certain taxes. It is further alleged by some of the protestants that the contemplated volumetric limitations would restrict the ability of utilities to improve load factors and earn a better average rate by increasing the sale of summer gas and would change the service characteristics which may lead to an increase in rates.

(5) The forms of Service Agreement-Interruptible (Original Sheets 41 through 43) particularly with respect to the limitation of deliveries on the basis of average daily normal requirements rather than on the basis of maximum daily requirements.

(6) The omission of certain contract provisions from statements submitted pursuant to § 154.85 of the rules and regulations.

(7) The failure to file statements with respect to certain contracts now on file with the Commission as rate schedules.

(8) The imposition of limitations upon the volumes of gas to be delivered by Panhandle to so-called "entire requirements" customers below estimated requirements while providing for full contract deliveries to so-called "partial requirements" customers.

(9) The allocation of gas under the Tariff does not give effect to increased

capacity which will be available during the winter 1949-1950, and the Tariff contains no rules under which maximum allowable daily volumes of gas for each utility would be increased in proportion to increases in Panhandle's pipe line capacity.

(10) Paragraph 8.2 (Original Sheet No. 31) allowing a minimum of 10% of normal requirements to interruptible customers under Step 3 of Curtailment, it is alleged, conflicts with Paragraph 2 (e) (Original Sheets 16, 19 and 22) of Rate Schedules I-1, I-2 and I-3.

(11) It is alleged that because of the limitation imposed by the Tariff on the maximum allowable volume of firm gas to each utility there should be excluded from the Tariff provisions relating to firm gas service to utilities for resale to any individual customer whose present or estimated annual use of gas exceeds 1,200,000 therms unless such gas requirements were purchased by the Utility from Panhandle on a firm basis prior to October 1, 1945.

The proposed changes in Panhandle's rate schedules now on file with this Commission as Tariff, Original Volume No. 1, and in the statements filed concurrently therewith pursuant to § 154.85 of the Commission's general rules and regulations may be unjust, unreasonable, unduly discriminatory, or preferential, and may result in undue burden upon the utilities purchasing natural gas from Panhandle and upon the consumers served by such utilities.

The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon a hearing, pursuant to Section 4 of the Natural Gas Act, concerning the lawfulness of Panhandle's said proposed FPC Gas Tariff, Original Volume No. 1, and the statements filed concurrently therewith pursuant to § 154.85 of the Commission's General Rules and Regulations referred to above, and that the Tariff and statements be suspended as hereinafter provided and use thereof be deferred pending hearing and decision thereon.

The Commission orders:

(A) A public hearing be held commencing on August 22, 1949, at 10:00 a. m. e. d. s. t. in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., concerning the lawfulness of the proposed FPC Gas Tariff, Original Volume No. 1, and the statements filed pursuant to § 154.85 of the Commission's general rules and regulations filed by Panhandle Eastern Pipe Line Company.

(B) Pending such hearing and decision thereon said Tariff and statements filed by Panhandle Eastern Pipe Line Company on June 15, 1949, be and they hereby are suspended and the use thereof is deferred until December 15, 1949, and until such further time thereafter as such tariff and statements may be made effective in the manner prescribed by the Natural Gas Act.

(C) Protestants desiring to become interveners in the proceeding shall file petitions in accordance with § 1.8 of the Commission rules of practice and procedure in which petitions there shall be

set forth with particularity the nature of the petitioner's specific objections to Panhandle's proposed FPC Gas Tariff and statements filed concurrently therewith together with suggested revisions thereof.

(D) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) of the Commission's rules of practice and procedure.

Date of issuance: July 13, 1949.

By the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 49-5817; Filed, July 15, 1949;
8:51 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 54-178]

UNITED LIGHT AND RAILWAYS CO. ET AL. NOTICE OF FILING AND NOTICE OF AN ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 12th day of July A. D. 1949.

Notice is hereby given that The United Light and Railways Company ("Railways"), a registered holding company, and its subsidiary holding company, Continental Gas and Electric Corporation ("Continental"), have filed with this Commission a joint application for the approval of a plan filed pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 ("act"), providing for their liquidation and dissolution.

Kansas City Power & Light Company ("Kansas City"), Iowa Power and Light Company ("Iowa Power"), St. Joseph Light & Power Company ("St. Joseph"), Iowa-Illinois Gas and Electric Company ("Iowa-Illinois"), Eastern Kansas Utilities, Inc. ("Eastern Kansas") and The United Light and Railways Service Company ("Service Company") have also joined in this application, to the extent necessary, to obtain authority to carry out the transactions proposed to be consummated by them.

All interested persons are referred to said application, which is on file in the office of this Commission, for a statement of the transactions therein proposed, which may be described as follows:

The following table shows the relationship of Railways to its subsidiaries:

Common stock owned by immediate parent	
Name of company	(percent)
The United Light & Railways Co.	
Iowa-Illinois Gas & Electric Co.	100
Mason City & Clear Lake Railroad Co.	100
United Light & Railways Service Co.	100
Continental Gas & Electric Corp.	99.86
Kansas City Power & Light Co.	100
Iowa Power & Light Co.	100
St. Joseph Light & Power Co.	100
Eastern Kansas Utilities, Inc.	100
Hume-Sinclair Coal Mining Co.	26.22

The outstanding securities of Continental consist of 633,122 shares of common stock (including 30 shares reserved

for conversion of outstanding scrip) and a 2½% bank loan outstanding as of February 28, 1949, in the principal amount of \$7,444,700, which matures at the rate of \$750,000 semi-annually. As indicated above, 0.14% of the common stock of Continental, amounting to 915 shares, is owned by persons other than Railways and is held by approximately 35 stockholders.

By order entered December 30, 1947 the Commission approved a plan filed by Railways and its subsidiary company, American Light & Traction Company ("American Light"), pursuant to section 11 (e) of the act generally providing, in so far as Railways is concerned, for the divestment of its interest in American Light and that company's subsidiaries and for the redemption by Railways of its outstanding prior preferred stock. Giving effect to that plan, which has been substantially consummated, the outstanding securities of Railways will consist of 3,173,338 shares of common stock and a bank loan in the principal amount of \$19,500,000 payable August 1, 1950, and renewable, at the option of Railways, with Commission approval, for two additional periods of one year each.

Reclassifications, exchanges and issuances and sales of common stocks by subsidiaries. In order to facilitate the distribution of the portfolio securities contemplated by the plan it is proposed to reclassify the common stock of Iowa Power, St. Joseph, Iowa-Illinois and Kansas City into a larger number of shares. It is also proposed to change such shares of these companies, except the no par value shares of Kansas City, from shares having a par value to shares of no par value and to increase the number of authorized shares of common stock of those companies and of Kansas City. It is stated that no changes will be made in the amount of capital recorded in the capital stock accounts of the respective companies as a result of the proposed reclassification of common stock.

In order to strengthen the capital structures of the operating companies and assist them in meeting their construction requirements, it is proposed that, prior to the liquidation of Railways, additional investments will be made by the holding companies in the common stock of those subsidiaries. An application is presently pending before the Commission with respect to the issue and sale by St. Joseph of 105,213 shares of new common stock without par value to Continental for \$2,000,000 in cash. It is also proposed that Iowa Power shall issue 300,000 additional shares of new common stock without par value to Railways or Continental for \$3,000,000 in cash. If this issuance of common stock precedes the distribution by Continental to Railways of its holdings of Iowa Power common stock, it is provided that the additional shares shall be issued to Continental and that Railways shall contribute to the paid-in surplus of Continental sufficient funds to enable Continental to make this investment. It is also proposed that Iowa Power shall issue 58,499 additional shares of new common stock without par value as a stock dividend, capitalizing \$584,990 of earned surplus.

With respect to Kansas City the plan provides that Railways, subsequent to the acquisition of Continental's net assets, shall invest \$5,000,000 in the common stock of Kansas City in consideration for which Kansas City will issue to Railways the number of shares of its common stock required to bring the total number of such shares outstanding to 1,906,748 shares. The plan also provides that Iowa-Illinois shall issue to Railways 221,003 shares of new common

stock without par value by capitalizing \$356,584.20 of paid-in surplus and \$1,853,445.80 of earned surplus, a total of \$2,210,030.

After giving effect to the proposed reclassifications, exchanges, and the issuances and sales of common stocks by subsidiaries, as outlined above, and after distributions to minority stockholders of Continental, the authorized and outstanding shares of common stock of such companies would be as follows:

	Shares authorized	Shares outstanding	To be distributed to—	
			Railways	Minority interest of Continental
Kansas City.....	3,000,000	1,906,748	1,904,003	2,745
Iowa Power.....	2,500,000	1,588,499	1,586,669	1,830
St. Joseph.....	600,000	317,792	317,334.5	457.5
Iowa-Illinois.....	2,750,000	1,904,003	1,904,003	-----

The plan also provides that after its approval by the Commission the transactions involving changes in the capitalization of the operating companies described above, including the proposed issuance and sale of additional common stock and the capitalization of surplus, may be consummated without further order of the Commission, or all or any of such transactions may be consummated prior to the date the Commission enters an order approving the plan if such transactions are approved separately by the Commission.

The plan also provides that the Certificates of Incorporation of Kansas City, St. Joseph, Iowa Power and Iowa-Illinois will be amended to include provisions requiring that the entire consideration hereafter received upon the issuance of common stock without par value shall be credited to capital and that such provisions may not be eliminated or amended without the vote or consent of the holders of two-thirds of the outstanding common stocks of such companies. It is proposed also to amend the Certificates of Incorporation of these companies to provide for preemptive rights for common stockholders in connection with the issuance of additional shares of common stock for cash except when such shares are sold for cash through a public offering with or without the use of underwriters.

Liquidation of Continental. The subject plan provides that Continental will be liquidated prior to Railways and that such liquidation will be effectuated through the distribution by Continental of its assets to its minority stockholders and to Railways and that Railways will assume Continental's bank loan indebtedness and all of its other debts and liabilities. It is proposed, subject to obtaining the requisite approval of the Commission, that Continental shall sell or otherwise dispose of its investment in Hume-Sinclair Coal Mining Company ("Hume-Sinclair") and shall sell Eastern Kansas to non-affiliated interests or that Eastern Kansas shall be merged into or consolidated with Kansas City or Kansas City shall in some other manner acquire a portion or all of the property and assets of Eastern Kansas. Continental will distribute to its minority com-

mon stockholders three shares of common stock of Kansas City, two shares of common stock of Iowa Power and one-half share of common stock of St. Joseph for each share of common stock of Continental held by such stockholders. Scrip certificates will be distributed to stockholders of Continental in lieu of fractional shares of common stock of St. Joseph.

It is also proposed that all or part of the assets received by Railways from Continental may be pledged as collateral security for the unpaid balance of Continental's bank loan.

The plan further provides that as soon as practicable after the Commission has entered an order approving the plan, the Board of Directors shall take such steps as may be necessary or advisable to effect the dissolution of Continental under the laws of the State of Delaware.

Distributions of subsidiaries' common stocks to Railways' stockholders. The plan contemplates that the common stock of St. Joseph to be acquired by Railways in the liquidation of Continental shall be distributed to the common stockholders of Railways in October 1949 on the basis of one share of St. Joseph's common stock for each ten shares of Railways' common stock. It is also proposed that Railways will distribute to its stockholders the common stock of Iowa Power on the basis of one share of Iowa Power common stock for each two shares of Railways and that Railways will distribute the common stock of Iowa-Illinois on the basis of three shares of the common stock of Iowa-Illinois for each five shares of the common stock of Railways. The plan also proposes that during the first three months of 1950, and in any event prior to the distribution of the common stocks of Iowa Power and Iowa-Illinois, Railways shall offer its common stockholders the right to purchase all of Railways' holdings of the common stock of Kansas City at such price as may be fixed by Railways' Board of Directors, on the basis of three shares of Kansas City common stock for each five shares of Railways' common stock. It is stated that the terms and conditions of such offering shall be submitted to the Commission for its subsequent approval and that such terms shall include appropriate provi-

sions to protect the interests of stockholders of Railways who fail to exercise such rights. The net proceeds realized by Railways from the sale of Kansas City will be applied to pay the balance of the Continental bank loan, assumed by Railways, and the remaining net proceeds shall be applied to the payment of other indebtedness of Railways.

Under the plan it is provided that the distribution of Iowa-Illinois shall be deferred until Railways shall have paid in full all of its bank and other indebtedness and shall have accumulated funds which, in the opinion of its Board of Directors, are sufficient to pay all known and contingent liabilities and expenses of Railways, Continental and Service Company. It is also provided that the distribution of Iowa Power may be combined with the distribution of Iowa-Illinois. It is further provided that in case any excess cash shall have been accumulated, a cash payment may also be included in this distribution, or such excess cash may be contributed as paid-in surplus to Iowa-Illinois upon the assumption by that company of the liabilities of Railways, Continental and Service Company, provided the amount of such liabilities shall not exceed the amount of cash so contributed, without the approval of the Commission.

The application states that it is presently believed that the final distribution can be made by June 1950. Except to the extent that the final distribution may include cash, the future payment of cash dividends on the common stock of Railways is not contemplated.

With respect to the distributions of St. Joseph, Iowa Power, and Iowa-Illinois to be made by Railways, it is proposed that scrip certificates shall be issued in lieu of fractional shares of such stocks. The scrip certificates shall be non-interest-bearing, non-dividend-bearing, and non-voting, and will be issued in bearer form. Such scrip, when combined to aggregate one or more shares, may be surrendered to the issuing company, or such agent as it may designate, in exchange for the number of full shares of common stock represented by the scrip so surrendered. The plan provides that all such scrip certificates shall be surrendered on or before December 31, 1955, and that all scrip certificates outstanding after such date shall be void for all purposes and the holders thereof shall be entitled to no rights whatsoever with respect thereto.

Miscellaneous provisions relating to Railways and Continental. The final distribution to be made by Railways and the distribution by Continental to its minority stockholders shall be made by a depository to be designated and will be made upon surrender for cancellation of the certificates representing the shares of common stock of Continental and Railways. The stock transfer books of Continental and Railways will be permanently closed at the close of business on the day preceding the date fixed as the respective distribution dates, and from and after such dates the common stock of Continental and Railways shall cease to be transferable on the books of the respective companies and the holders of such stock will have only the rights

specifically set forth in this plan and all other rights of such stockholders shall cease and become void. Within ten days after making the deposit with the depositary, a notice shall be mailed by Continental and Railways to their stockholders, notifying them of the distributions to which they are entitled. The right of stockholders to receive common stock and scrip will expire on a date to be fixed by Continental and Railways with the approval of the Commission, and as soon as practicable after that date the depositary shall sell, at public or private sale, all the unexchanged common stock and scrip and the net proceeds of such sale shall be paid proportionately to the record holders of Continental's and Railways' remaining outstanding common stock. All dividends paid on the shares of stock held by the depositary shall be paid to the depositary and held by it for distribution to the persons entitled to receive the shares upon which dividends were paid, except that any dividends received by the depositary upon shares thereafter surrendered by the depositary for scrip certificates of St. Joseph shall be repaid to St. Joseph and shall not be distributed to the holders of scrip certificates issued by St. Joseph or to stockholders entitled to receive such scrip certificates. With respect to the distributions to be made by Railways, the plan provides that so long as the depositary holds 10% or more of the outstanding shares of common stock of Iowa-Illinois the shares so held by the depositary may be voted by Railways or in such manner as the Board of Directors of Railways shall determine, but when the depositary holds less than 10% of the outstanding shares of such common stock, the shares held by the depositary may be voted by the depositary or in such manner as it may determine. This provision is made applicable to shares of Iowa Power held by the depositary for distribution, if the distribution of Iowa Power is combined with the distribution of Iowa-Illinois.

The plan also provides for the liquidation of Service Company. The application indicates that Service Company has no tangible property other than office furniture, fixtures, and working capital. The plan proposes that, after paying or providing for the payment of all liabilities or expenses, the remaining assets of Service Company shall be distributed to Railways. In order to facilitate this liquidation, it is contemplated that Railways may assume any or all liabilities and expenses of Service Company.

The plan also provides that as soon as possible after the Commission has entered an order approving the plan, the Board of Directors of Railways shall call a special meeting of its stockholders to vote upon the question of whether Continental and Railways shall be liquidated and dissolved in accordance with the plan. The effective date of the plan shall be the date upon which it is approved by the requisite holders of two-thirds of the outstanding shares of common stock.

The Commission being required by the provisions of section 11 (e) of the act, before approving any plan submitted, to

find, after notice and opportunity for hearing, that the plan, as submitted or as modified, is necessary to effectuate the provisions of section 11 of the act, and is fair and equitable to the persons affected thereby; and it appearing appropriate that notice of the filing of the plan be given and a hearing held with respect thereto, and that said plan shall not become effective except pursuant to further order of the Commission:

It is ordered, That a hearing under the applicable provisions of the act and the rules and regulations thereunder be held at 10:00 a. m., e. d. s. t., on August 2, 1949, in the offices of the Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C., in such room as may be designated on that day by the hearing room clerk in Room 101; and that any person desiring to be heard in connection with this proceeding or proposing to intervene or otherwise participate therein, shall file with the Secretary of the Commission on or before July 29, 1949, his request and application therefor as provided in Rule XVII of the rules of practice of the Commission. In the event that amendments to the plan are filed during the course of the proceedings, no notice of such amendments will be given unless specifically ordered by the Commission. Any person desiring to receive further notice of the filing of any additional plans or amendments should file an appearance in these proceedings or otherwise specifically request such notice.

It is further ordered, That William W. Swift, or any other officer or officers of the Commission designated by it for that purpose, shall preside at such hearing and such officer or officers so designated is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a hearing officer under the Commission's rules of practice.

The Division of Public Utilities of the Commission having advised the Commission that it has made a preliminary examination of the application and that upon the basis thereof, and without prejudice to the subsequent specification of additional matters and questions upon further examination, the following matters and questions are presented for consideration:

1. Whether the plan as submitted, or as hereafter may be amended, is necessary or appropriate to effectuate the provisions of section 11 (e) of the act and is fair and equitable to the persons affected thereby, and whether the transactions proposed pursuant to the plan otherwise comply with the applicable provisions of the act and the rules and regulations promulgated thereunder.

2. Whether the plan conforms to the applicable provisions of the act in that the consummation thereof requires the approval of the holders of two-thirds of the outstanding shares of the common stock of Railways.

3. Whether the charters and the by-laws of the companies to be distributed contain adequate provisions for the protection of investors, and, if not, what amendments should be required with respect thereto.

4. Whether the fees, expenses, or other remuneration which may be claimed in connection with the plan and the transactions incident thereto are for necessary services and are reasonable in amount.

5. Whether the accounting treatment to be accorded the proposed transactions conforms to sound accounting principles.

6. Whether, and to what extent, the proposed plan should be amended or modified or terms and conditions imposed to insure adequate protection of the public interest and the interest of investors or consumers and to prevent circumvention of the act and rules promulgated thereunder.

It is further ordered, That at said hearing particular attention be directed to the foregoing matters and issues.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing copies of this notice and order by registered mail to applicants, Illinois Commerce Commission, Public Service Commission of Missouri, Corporation Commission of Kansas, the Executive Council of Iowa and the Federal Power Commission, and that notice to all other persons shall be given by publication of this notice and order in the FEDERAL REGISTER and that a general release of this Commission with respect to this notice and order be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

It is further ordered, That Railways shall give further notice of this hearing to its common stockholders of record and Continental shall give further notice of this hearing to the holders of its outstanding minority common stock of record by mailing each of said persons at his last known address a copy of this notice and order for hearing at least fifteen days prior to the date of said hearing.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 49-5812; Filed, July 15, 1949;
8:50 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 13404]

OSCAR LEISTNER

In re: Trust u/w of Oscar Leistner, deceased. File No. D-28-2052-G-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Freida Leistner Rudolph, Kathe Rudolph Mueller, Dora Leistner, Kurt Riedel, and Elsa Riedel Jokisch, whose last known address is Germany,

are residents of Germany and nationals of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Gustav Leistner, deceased, and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Anna Leistner Riedel, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the trust created under the Will of Oscar Leistner, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by the Continental Illinois National Bank and Trust Company of Chicago, as Trustee, acting under the judicial supervision of the Probate Court, in and for the County of Cook, State of Illinois;

and it is hereby determined:

5. That to the extent that the persons identified in subparagraphs 1 and 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on June 14, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5823; Filed, July 15, 1949;
8:54 a. m.]

[Vesting Order 13477]

GEORGE AKIYAMA

In re: Rights of George Akiyama under insurance contract. File No. F-39-6163-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That George Akiyama, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 32 578 343, issued by the Metropolitan Life Insurance Company, San Francisco, California, to George Akiyama, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5824; Filed, July 15, 1949;
8:54 a. m.]

[Vesting Order 12578, Amdt.]

HARALD NEHLSSEN

In re: Stock, scrip certificate, bonds, currency and coin owned by and debts owing to Harald Nehlsen. F-28-1352-D-6/16.

Vesting Order 12578, dated December 20, 1948, is hereby amended to read as follows:

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Harald Nehlsen, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of Harald Nehlsen and presently in the custody of Helene Engelke, Bogota, New Jersey, together with all declared and unpaid dividends thereon,

b. One hundred (100) shares of no par value common capital stock of National

Distillers Products Corporation, 120 Broadway, New York, New York, a corporation organized under the laws of the State of Virginia, evidenced by certificate number TC160876, registered in the name of Harald Nehlsen and presently in the custody of Bankers Trust Company, 16 Wall Street, New York, New York, as transfer agent of the aforesaid National Distillers Products Corporation, together with all declared and unpaid dividends thereon,

c. Thirty-three and one-half (33½) shares of no par value (new) common capital stock of Standard Brands Incorporated, 595 Madison Avenue, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificates numbered C 418690 for one hundred (100) shares and CO 480099 for thirty-four (34) shares of old no par value common capital stock of said corporation, registered in the name of Harald Nehlsen and presently in the custody of Helene Engelke, Bogota, New Jersey, together with all declared and unpaid dividends thereon and any and all rights of exchange thereof for a certificate or certificates of said no par value (new) common capital stock of the aforesaid Standard Brands Incorporated,

d. One (1) voting trust certificate, registered in the name of Ferdinand Nehlsen and bearing number 443499, for three (3) shares of no par value common capital stock of The Pennroad Corporation, Wilmington, Delaware, a corporation organized under the laws of the State of Delaware, said voting trust certificate being presently in the custody of Helene Engelke, Bogota, New Jersey, together with any and all rights thereunder and thereto,

e. Five (5) shares of \$50 par value capital stock of The Pennsylvania Railroad Company, Broad Street Station Building, 1617 Pennsylvania Blvd., Philadelphia, Pennsylvania, a corporation organized under the laws of the State of Pennsylvania, evidenced by certificate number P 707313 for one (1) share and certificates numbered A 916606 and A 931621 for two (2) shares each, registered in the name of Ferdinand Nehlsen and presently in the custody of Helene Engelke, Bogota, New Jersey, together with all declared and unpaid dividends thereon,

f. One (1) scrip certificate, bearing number W 2664, for one hundred fifty two-hundredths (150/200) share of California Packing Corporation, 101 California Street, San Francisco, California, a corporation organized under the laws of the State of New York, presently in the custody of Helene Engelke, Bogota, New Jersey, together with any and all rights thereunder and thereto,

g. Three (3) Rhine Ruhr Water Service Union 6% bearer bonds, due January 1, 1953, of \$1,000 face value each, bearing the numbers M4329, M4330 and M4880, presently in the custody of Helene Engelke, Bogota, New Jersey, together with any and all rights thereunder and thereto,

h. United States currency and coin in the aggregate amount of \$828.97, presently in the custody of Helene Engelke, Bogota, New Jersey,

i. Those certain debts or other obligations of the corporations whose names and addresses are listed in Exhibit B, attached hereto and by reference made a part hereof, evidenced by those certain dividend checks, issued by or on behalf of said corporations, payable to Harald Nehlsen which are more particularly described in Exhibit B and are presently in the custody of Helene Engelke, Bogota, New Jersey, together with any and all accruals to the aforesaid debts or other obligations and any and all rights to demand, enforce and collect the same and together with all rights in, to and under, including particularly but not limited to, the rights to possession and presentation for collection and payment of the aforesaid dividend checks, and

j. That certain debt or other obligations of The Pennsylvania Railroad Corporation, Broad Street Station Building, 1617 Pennsylvania Blvd., Philadelphia, Pennsylvania, evidenced by dividend check number 134981, dated June 30,

1941, payable to Ferdinand Nehlsen, issued by said Corporation in the amount of \$5.00 and presently in the custody of Helene Engelke, Bogota, New Jersey, together with any and all accruals to the aforesaid debt or other obligation and any and all rights to demand, enforce and collect the same and together with all rights in, to and under, including particularly but not limited to, the rights to possession and presentation for collection and payment of the aforesaid dividend check,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Harald Nehlsen, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States

requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name and address of corporation	Place of incorporation	Type of stock	Certificate No.	Number of shares
California Packing Corp., 101 California St., San Francisco, Calif.	New York	No par value common stock	NYCO 4052	15
Consolidated Edison Co. of New York, Inc., 4 Irving Pl., New York, N. Y.	do	do	172321	50
Distillers Corp., Seagrams, Ltd., Montreal, Canada	Canada	do	NCO 10685	74
General Electric Co., 1 River Rd., Schenectady, N. Y.	New York	do	NYC 697093	100
Montgomery Ward & Co., Inc., 610 West Chicago Ave., Chicago, Ill.	Illinois	do	NYE 268467	60
National Biscuit Co., 449 West 14th St., New York, N. Y.	New Jersey	\$10 par value common stock	NC 0609514	25
National Dairy Products Corp., 230 Park Ave., New York, N. Y.	Delaware	No par value common stock	H 334369	47
National Distillers Products Corp., 120 Broadway, New York, N. Y.	Virginia	do	C 316840	100
The Pennsylvania Railroad Co., Broad Street Station Bldg., 1617 Pennsylvania Blvd., Philadelphia, Pa.	Pennsylvania	\$50 par value capital stock	F 127466	50
Socony-Vacuum Oil Co., Inc., 26 Broadway, New York, N. Y.	New York	do	N 816396	100
Southern California Edison Co., Ltd., now known as Southern California Edison Co., 601 West 5th St., Los Angeles, Calif.	California	\$15 per value capital stock	B 234998	100
Standard Oil Co. of California, 225 Bush St., San Francisco, Calif.	California	\$25 par value common stock	C 193994	26
Texas Gulf Sulphur Co., 75 East 45th St., New York, N. Y.	Delaware	No par value common stock	NDO 107413	77
	Texas	No par value capital stock	NYC 358810	50
			299889	50

EXHIBIT B

Name and address of corporation	Amount of dividend check	Date of dividend check	Number of dividend check	Name and address of corporation	Amount of dividend check	Date of dividend check	Number of dividend check
Montgomery Ward & Co., Inc., 610 West Chicago Ave., Chicago, Ill.	\$12.50	Apr. 15, 1941	C 535483	National Distillers Products Corp., 120 Broadway, New York, N. Y.	\$25.00	May 1, 1941	11438
National Biscuit Co., 449 West 14th St., New York, N. Y.	18.80	do	34579	Southern California Edison Co., Ltd., now known as Southern California Edison Co., 601 West 5th St., Los Angeles, Calif.	24.11	May 15, 1941	44352
General Electric Co., 1 River Rd., Schenectady, N. Y.	56.00	Apr. 25, 1941	D 191055	Hecker Products Corp., 88 Lexington Ave., New York, N. Y.	4.50	May 1, 1941	015129

[F. R. Doc. 49-5800; Filed, July 14, 1949; 8:53 a. m.]

[Vesting Order 13481]

KAETHE DEMANKOWSKI AND ALMA SCHLESSINGER

In re: Rights of Kaethe Demankowski and Alma Schlessinger under insurance contract. File No. D-28-12408-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kaethe Demankowski and Alma Schlessinger, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the net proceeds due or to become due under a contract of insur-

ance evidenced by policy No. 993-012, issued by The Maccabees Insurance Company, Detroit, Michigan, to Fred W. Meyer, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, Kaethe Demankowski and Alma Schlessinger, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the

national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5825; Filed, July 15, 1949;
8:54 a. m.]

[Vesting Order 13485]

GERTRUDE GARDIN ET AL.

In re: Rights of Gertrude Gardin et al. under insurance contract. File No. F-28-22637-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Gertrude Gardin and Helene Schmedes, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Maria Gardin, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the net proceeds due and unpaid Maria Gardin through the date of her death, October 17, 1942, under a contract of insurance evidenced by Annuity Certificate No. 37647, issued by the New York Life Insurance Company, New York, New York, to Maria Gardin, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Maria Gardin, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.
[F. R. Doc. 49-5827; Filed, July 15, 1949;
8:55 a. m.]

[Vesting Order 13482]

PAUL GUSTAV DORN

In re: Rights of the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Paul Gustav Dorn, deceased, under insurance contract. File No. F-28-106-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Paul Gustav Dorn, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 560 488, issued by the New York Life Insurance Company, New York, New York, to Paul Gustav Dorn, together with the right to demand, receive and collect said net proceeds,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Paul Gustav Dorn, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.
[F. R. Doc. 49-5826; Filed, July 15, 1949;
8:55 a. m.]

[Vesting Order 13487]

HERMAN FREDERICK LUDWIG HEINKEN

In re: Interest in personal property owned by Herman Frederick Ludwig Heinken. File No. D-28-1513.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Herman Frederick Ludwig Heinken, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That any and all personal property in the possession of the First National Iron Bank of Morristown, Morristown, New Jersey which was bequeathed to Herman Frederick Ludwig Heinken under Paragraph Fourth of the Will of William Heinken, deceased,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.
[F. R. Doc. 49-5828; Filed, July 15, 1949;
8:55 a. m.]

[Vesting Order 13488]

SHIZUO IWAI

In re: rights of Shizuo Iwai under insurance contract. File No. F-39-4441-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Shizuo Iwai, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 8,850,432, issued by the New York Life Insurance Company, New York, New York, to Shizuo Iwai, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5829; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13489]

KEISEI AND HUMIKO KURODA

In re: Rights of Keisei Kuroda and Humiko Kuroda under insurance contract. File No. D-39-19230-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Keisei Kuroda and Humiko Kuroda, whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 740,013, issued by The Manufacturers Life Insurance Company, Toronto, Canada, to Keisei Kuroda, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

is property within the United States owned or controlled by, payable or de-

liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Keisei Kuroda or Humiko Kuroda, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5830; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13491]

SEIGO MIWA

In re: Rights of Seigo Miwa under insurance contract. File No. F-39-1242-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Seigo Miwa, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 307,189, issued by The Manufacturers Life Insurance Company, Toronto, Canada, to Seigo Miwa, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5831; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13493]

TOKUZO AND FUDE NAKAHARA

In re: Rights of Tokuzo Nakahara and Fude Nakahara under insurance contract. File No. F-39-6418-H-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation it is hereby found:

1. That Tokuzo Nakahara and Fude Nakahara, whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,126,572, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Tokuzo Nakahara, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Tokuzo Nakahara or Fude Nakahara, the aforesaid nationals of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5832; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13511]

JAKOB WEILER

In re: Estate of Jakob Weiler, also known as Jacob Weiler, deceased. Petition of Rosa Fuerstenberger for partition and sale of real estate. File No. D-28-11502; E. T. sec. 15720.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Frederike Weiler, Albert Weiler, Richard Weiler and Alfred Weiler, whose last known address is Germany, are residents of Germany, and nationals of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons named in subparagraph 1 hereof, and each of them, in and to the proceeds of real property sold pursuant to a decree dated Jan. 21, 1949 of the Probate Court in and for the County of Hampden, Massachusetts, in a proceeding entitled "Estate of Jakob Weiler, also known as Jacob Weiler, deceased. Petition of Rosa Fuerstenberger for Partition and Sale of Real Estate", Docket No. 67858, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Edward Hutchings, as Commissioner, acting under the judicial supervision of the Probate Court of Hampden County, Springfield, Massachusetts;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used,

administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5833; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13513]

MARTIN BRINKMAN A. G.

In re: Bank account owned by and debt owing to Martin Brinkman, A. G., also known as Martin Brinkmann Kommandit - Gesellschaft. F-28-9382-C-2, F-28-9382-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Martin Brinkman, A. G., also known as Martin Brinkmann Kommandit-Gesellschaft, the last known address of which is Hauptverwaltung Berlin W15, Germany, is a corporation, partnership, association or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Germany, and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation of New York Trust Company, 100 Broadway, New York, New York, arising out of a checking account, entitled Edward J. O'Brien & Co., blocked Alien Property Custodian account, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to Martin Brinkman, A. G., also known as Martin Brinkmann Kommandit-Gesellschaft, by L. B. Jenkins Tobacco Co., Inc., P. O. Box 1775, Richmond 14, Virginia, in the amount of \$30,000.00, as of June 7, 1949, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Martin Brinkman, A. G., also known as Martin Brinkmann Kommandit-Gesellschaft, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5834; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13514]

EUGEN CONRADT

In re: Bonds owned by the personal representatives, heirs, next of kin, legatees and distributees of Eugen Conradt, deceased. F-63-2486-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distributees of Eugen Conradt, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the personal representatives, heirs, next of kin, legatees and distributees of Othmar Conradt, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That the property described as follows:

a. Those certain debts or other obligations, matured or unmatured, evidenced by ten (10) Baltimore and Ohio Railroad Company 30 year 4½% convertible Gold Bearer Bonds, due February 1, 1960, of \$1,000 face value each, bearing the numbers 39327, 39328, 39329, 39330, 39331, 39332, 39333, 39334, 39335, and 39336, and any and all rights to demand, enforce and collect the same, together with any and all rights in, to and under said bonds, and all rights to receive new 4½% Income Bonds,

is property within the United States, owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Eugen Conradt, deceased, and the personal representatives, heirs, next of kin, lega-

tees and distributees of Othmar Conradt, deceased, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Eugen Conradt, deceased, and the personal representatives, heirs, next of kin, legatees and distributees of Othmar Conradt, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5835; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13515]

T. H. FACHTMANN

In re: Bank account owned by and debt owing to T. H. Fachtmann. F-28-3099-C-1, F-28-3099-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That T. H. Fachtmann, whose last known address is 703 Karuizawa, Nagano-ken, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows:

a. That certain debt or other obligation owing to T. H. Fachtmann by National Bank of Germantown and Trust Company, 5500 Germantown Avenue, Philadelphia 44, Pennsylvania, arising out of a checking account entitled T. H. Fachtmann, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation owing to T. H. Fachtmann by The Brown Instrument Company, Wayne and Roberts Avenues, Philadelphia 44, Pennsylvania, in the amount of \$4916.42, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliv-

erable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5836; Filed, July 15, 1949;
8:56 a. m.]

[Vesting Order 13517]

INGRID IGENBERGS

In re: Bank account owned by Ingrid Igenbergs also known as Ingrid Igenberg. F-28-29545-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Ingrid Igenbergs also known as Ingrid Igenberg, whose last known address is 4 Schumann Street, Munich, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Ingrid Igenbergs also known as Ingrid Igenberg, by Deposit Guaranty Bank and Trust Company, Jackson, Mississippi, arising out of a checking account entitled Mrs. Ingrid Igenbergs, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the

national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5837; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13518]

INDUSTRIAL BANK OF JAPAN, LTD.

In re: Bank account owned by Industrial Bank of Japan, Ltd., also known as Nippon Kogyo Ginko Kabushiki Kaisha. F-39-132-E-3.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Industrial Bank of Japan, Ltd., also known as Nippon Kogyo Ginko Kabushiki Kaisha, the last known address of which is Tokyo, Japan, is a corporation, organized under the laws of Japan, and which has or, since the effective date of Executive Order 8389, as amended, has had its principal place of business in Tokyo, Japan, and is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation of The Anglo California National Bank of San Francisco, San Francisco, California, arising out of a checking account, entitled Industrial Bank of Japan, Ltd., Tokyo, Japan, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Industrial Bank of Japan, Ltd., also known as Nippon Kogyo Ginko Kabushiki Kaisha, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5838; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13521]

FRITZ KOPP

In re: Debt owing to the personal representatives, heirs, next of kin, legatees and distributees of Fritz Kopp, deceased. F-28-26436-A-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the personal representatives, heirs, next of kin, legatees and distributees of Fritz Kopp, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of Dominick & Dominick, 14 Wall Street, New York, New York, in the amount of \$100.00, as of December 31, 1945, arising out of the collection by the said Dominick & Dominick on December 8, 1941, of the proceeds of coupons due July 1, 1940, from five (5) Union Pacific Railroad Company 4% Bonds and representing a portion of an account entitled Union de Banques Suisses, Zurich, Switzerland, Special G. R. No. 6 Account, maintained with Dominick & Dominick, together with any and all accruals to the aforesaid debt or other obligation, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Fritz Kopp, deceased, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Fritz Kopp, deceased, are not within a designated

enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5839; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13522]

GEORGE LEICHTER

In re: Bank account owned by George Leichter. F-28-30263-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That George Leichter, on or since the effective date of Executive Order 8389, as amended, and on or since December 11, 1941, has been a resident of Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation of the Continental Illinois National Bank and Trust Company of Chicago, 231 South La Salle Street, Chicago 90, Illinois, arising out of a special deposit account, entitled Francis Allen, Attorney for Mrs. Antonio Leichter, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by George Leichter, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5840; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13524]

WENZEL MENDEL

In re: Stock and bank account owned by Wenzel Mendl. F-28-19314-A-1, D-1, E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Wenzel Mendl, whose last known address is 12 Universitätsplatz (17a) Heidelberg, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Wenzel Mendl, by South Side National Bank, 3606 Gravois Avenue, St. Louis 16, Missouri, arising out of a savings account, account number 982, entitled Wenzel Mendl, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, and

b. Seventy (70) shares of \$20.00 par value common capital stock of South Side National Bank, 3606 Gravois Avenue, St. Louis 16, Missouri, evidenced by a certificate numbered 1180, registered in the name of Wenzel Mendl, and presently in the custody of Henry Heimbacher, 721 Pestalozzi Street, St. Louis 18, Missouri, together with all declared and unpaid dividends thereon, and any and all dividend checks,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5841; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13526]

MATAICHI OTA

In re: Stock owned by Mataichi Ota, also known as Otto Mataichi. F-39-4228-D-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mataichi Ota, also known as Otto Mataichi, whose last known address is Tomiyoshi, Oaza, Mayakami-mura, Mitsu-gun, Okayama-ken, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: Three and three-fourths (3¾) shares of \$100 par value common capital stock of Capitol Securities Corporation, a corporation organized under the laws of the State of Idaho, evidenced by certificate numbered 387, registered in the name of Otto Mataichi, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have

No. 136—8

the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5842; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13530]

CHARLOTTE STECK

In re: Debts owing to Charlotte Steck. F-28-14228.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Charlotte Steck, whose last known address is Amt. Buhl, Baden, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: Those certain debts or other obligations evidenced by four (4) checks, each in the amount of \$40.00, numbered 51709, 79992, 84177, 90515, dated November 1, 1939, January 2, 1940, February 1, 1940 and March 1, 1940, respectively; said checks issued by the First National Bank of Chicago, Chicago, Illinois, payable to Charlotte Steck, and presently in the custody of the Attorney General of the United States, and any and all rights to demand, enforce and collect the aforesaid debts or other obligations, and any and all accruals thereto, together with any and all rights in and under, including particularly the right to presentation for payment of the aforesaid checks,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5843; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13532]

JOHANNES THEDENS

In re: Claim owned by Johannes Thedens also known as Johannes Thedeus. F-28-28256-C-2.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Johannes Thedens also known as Johannes Thedeus, whose last known address is Hochallee 25, Hamburg 13, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain claim against the State of New York and the Comptroller of the State of New York, arising by reason of the collection or receipt by said Comptroller of the State of New York, pursuant to the provisions of Section 303, Article III of the Abandoned Property Law of the State of New York, of the following property: That certain sum representing a savings account, account number 986,144, entitled Johannes Thedens, maintained at the Central Savings Bank, 4th Avenue and 14th Street, New York, New York, which sum was paid or delivered to the Comptroller of the State of New York, said sum being presently in the custody of the State of New York, Albany, New York,

and any and all rights to file with said Comptroller of the State of New York, the aforesaid claim, and to demand, and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany).

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5844; Filed, July 15, 1949;
8:57 a. m.]

[Vesting Order 13533]

MITY UYEKI

In re: Bank account owned by Mity Uyeke, also known as Fujinobu Uyeke. F-39-6515-E-1.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Mity Uyeke, also known as Fujinobu Uyeke, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Mity Uyeke, also known as Fujinobu Uyeke, by the Empire Trust Company, 580 Fifth Avenue, New York 19, New York, arising out of a savings account, account number A978, entitled (Mr.) Mity Uyeke, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on July 6, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5845; Filed, July 15, 1949;
8:58 a. m.]

[Return Order 329]

RAOUL HAFNER

Having considered the claim set forth below and having issued a determination allowing the claim which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, be returned after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention To Return Published, and Property

Raoul Hafner, Somerset, England; Claim No. 3387; April 8, 1949 (14 F. R. 1701); Property described in Vesting Order No. 201 (8 F. R. 625, January 16, 1943) relating to all right, title and interest in and to United States Letters Patent Nos. 2,121,345; 2,131,348; 2,067,633; 2,150,969; 2,265,366; 2,070,657; 2,078,663; 2,067,634; and the undivided one-half part of the whole right, title and interest in and to United States Letters Patent No. 1,909,845.

Property described in Vesting Order No. 2429 (8 F. R. 16536, December 8, 1943) relating to all right, title and interest in and to United States Letters Patent Nos. 2,088,413 and 2,047,776.

Property described in Vesting Order No. 68 (7 F. R. 6181, August 11, 1942) relating to United States Patent Application Serial No. 223,406 (now United States Letters Patent No. 2,338,935).

Property described in Vesting Order No. 2435 (8 F. R. 16327, December 4, 1943) relating to an undivided one-half part of the whole right, title and interest in and to United States Letters Patent No. 1,992,015 and an undivided one-third part of the whole right, title and interest in and to United States Letters Patent No. 2,070,686.

This return shall not be deemed to include the rights of any licensees under the above patents.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5846; Filed, July 15, 1949;
8:58 a. m.]

[Return Order 367]

MARCEL MENNESSON

Having considered the claim set forth below and having issued a determination allowing the claim which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, be returned after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention To Return Published, and Property

Marcel Mennesson, Paris France; Claim No. 29406; May 28, 1949 (14 F. R. 2844); Property described in Vesting Order No. 1028 (8 F. R.

4205, April 2, 1943), relating to United States Patent Application Serial No. 462,902 (now United States Letters Patent No. 2,351,992). This return shall not be deemed to include the rights of any licensees under the above patent.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5847; Filed, July 15, 1949;
8:58 a. m.]

[Return Order 369]

VITO CARNEVALI

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, be returned after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention To Return Published, and Property

Vito Carnevali, Viale del Re 246, Rome, Italy; Claim No. 33860; June 1, 1949 (14 F. R. 2886); Property to the extent owned by claimant immediately prior to the vesting thereof, described in Vesting Order No. 1758 (9 F. R. 13773, November 17, 1944), relating to 42 musical compositions (listed in Exhibit A attached hereto and made a part hereof), including royalties pertaining thereto in the amount of \$2,217.59.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Missa Stella Matutina, Soprano & Alto Score.

Missa Stella Mutatina, Voice Part.

Come Love With Me, High, F.

Come Love With Me, Medium, Eb.

Come Love With Me, Low Db.

Missa Rosa Mystica.

Missa Rosa Mystica, Voice Part.

Tantum Ergo, 4 Male Voices.

Tantum Ergo, 4 Mixed Voices.

O Salutaris, 2 Voices.

Ave Maria, High, Ab.

Ave Maria, Low, F.

Thou Art Loves Own Flower, High.

Thou Art Loves Own Flower, Low.

Missa Rosa Mystica, 3 Women Voices Score.

Missa Rosa Mystica, Voice Part.

Missa Rosa Mystica, 4 Mixed Score.

Missa Rosa Mystica, Voice Part.

Missa Rosa Mystica, Tenor & Bass.

Missa Stella Matutina, 4 Mixed Voice,

Score.

Missa Stella Matutina, Soprano and Alto.

Missa Stella Matutina, Tenor & Bass.

Spanish Serenade.

Dream On To My Song of Love, High.

Dream On To My Song of Love, Low.

O Sole Mio, High.
 Missa Maria Mater Gratiae, 4 Mixed Score.
 Missa Maria, Soprano & Alto Parts.
 Missa Maria, Tenor & Bass.
 Venetian Nights, High.
 The Bobolink & the Chickadee, High.
 A Nalad's Dream.
 Missa Ave Verum, 4 Mixed.
 Missa Ave Verum, Soprano & Alto Voice Parts.
 Missa Ave Verum, Tenor & Bass.
 Missa Auxilium Christianorum, 4 Mixed Voices Score.
 Missa Ave Verum, 3 Male Voice, Score.
 Missa Ave Verum, Chorus Part.
 Missa Ave Verum, Tenor & Bass.
 Sero te Amavi, 4 Unison Voices.
 Missa Auxilium Christianorum, Soprano & Alto Parts.
 Missa Auxilium Christianorum, Tenor & Bass Parts.

[F. R. Doc. 49-5848; Filed, July 15, 1949; 8:58 a. m.]

[Return Order 371]

DURAND & CIE

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith, it is ordered, That the claimed property, described below and in the determination, including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, be returned after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention To Return Published, and Property

Durand & Cie, 4 Place de la Madeleine, Paris 8, France; Claim No. 6549; June 7, 1949 (14 F. R. 3071); \$100,163.39 in the Treasury of the United States. Property to the extent owned by claimant immediately prior to the vesting thereof described in Vesting Order No. 3430 (9 F. R. 6464, June 13, 1944; 9 F. R. 13768, November 17, 1944) relating to adaptations of the musical compositions entitled "Golliwogg's Cake-Walk from 'Children's Corner'", "Forlane from 'Le Tombeau de Couperin'", "Valse Nobles et Sentimentales (Nos. 6 & 7)" and "Habanera, No. III of Rapsodie Espagnole" (listed in Exhibit A of said vesting order); and

Property to the extent owned by the claimant immediately prior to the vesting thereof described in Vesting Order No. 1237 (8 F. R. 16460, December 7, 1943) relating to compositions listed in the catalogues of Durand & Cie entitled Catalogue (1939) of "Musique de Piano", Catalogue "Edition Classique A. Durand & Fils", Catalogue (1937) of "Musique Religieuse", Catalogue (1939-1940) of "Musique D'Orchestre", Catalogue "Ouvrages D'Enseignement Musical", Catalogue (1937-1938) of "Musique Instrumentale" and Catalogue (1937) of "Musique Vocale" (listed in Exhibit A of said vesting order).

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
 Assistant Attorney General,
 Director, Office of Alien Property.

[F. R. Doc. 49-5849; Filed, July 15, 1949; 8:58 a. m.]

W. BESSEL & CIE

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property

W. Bessel & Cie, 78 rue de Monceau, Paris 8me, France; 5069; property to the extent owned by claimant immediately prior to vesting thereof, described in Vesting Order No. 500B-1 (9 F. R. 11116, September 9, 1944) relating to the musical compositions entitled "Prologue-Coronation Scene from Boris Godounov", "La Fiore de Sorotchintzi", "Joshua", "Khovanchina", "Tzar Saltan", "Snegourootchka", and "Unhold Ohnesele" (listed in Exhibit A of said vesting order), including royalties pertaining thereto in the amount of \$1,021.50.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
 Assistant Attorney General,
 Director, Office of Alien Property.

[F. R. Doc. 49-5850; Filed, July 15, 1949; 8:58 a. m.]

IRENE DAMMANN

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Irene Dammann, London, England, 37673; all right, title and interest and claim of any kind or character whatsoever of Bella Abraham and Irene Dammann, in and to a trust created under the will of Jacob W. Gutman, deceased, being administered by the Central Hanover Bank and Trust Company, 70 Broadway, New York, New York, and Sidney H. Hersch, 363 West Church Street, Elmira, New York, as trustees acting under the judicial supervision of the Surrogate's Court, New York County, State of New York; \$6,329.73 in the Treasury of the United States.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
 Assistant Attorney General,
 Director, Office of Alien Property.

[F. R. Doc. 49-5851; Filed, July 15, 1949; 8:59 a. m.]

ETABLISSEMENTS & LABORATOIRES GEORGES TRUFFAUT S. A.

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property

Etablissements & Laboratoires Georges Truffaut S. A., Versailles, France; 32507; property described in Vesting Order No. 2645 (9 F. R. 352, January 8, 1944), relating to United States Letters Patent Nos. 1,947,320 and 2,054,509. All interests and rights created in Etablissements et Laboratoires Georges Truffaut by virtue of an agreement dated March 2, 1938 (including all modifications thereof and supplements thereto, if any) by and between Etablissements et Laboratoires Georges Truffaut and Standard Chemical Products, Inc. (now known as Standard Agricultural Chemicals, Inc.), relating, among other things, to United States Letters Patent Nos. 1,947,320 and 2,054,509 to the extent owned by claimant immediately prior to the vesting thereof by Vesting Order No. 2645; including royalties in the amount of \$84,061.29.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
 Assistant Attorney General,
 Director, Office of Alien Property.

[F. R. Doc. 49-5852; Filed, July 15, 1949; 8:59 a. m.]

BELA HORTY

NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Bela Horthy, Copenhagen, Denmark; 4801; \$2000.00 in the Treasury of the United States.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] DAVID L. BAZELON,
 Assistant Attorney General,
 Director, Office of Alien Property.

[F. R. Doc. 49-5853; Filed, July 15, 1949; 8:59 a. m.]

ERICH STAMM**NOTICE OF INTENTION TO RETURN VESTED PROPERTY**

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property located in Washington, D. C., including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., and Property

Erich Stamm, Prague, Czechoslovakia; 6319; The property described in Vesting Order No. 201 (8 F. R. 625, January 16, 1943) relating to United States Letters Patent No. 2,156,517.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] **DAVID L. BAZELON,**
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5854; Filed, July 15, 1949;
8:59 a. m.]

JOSEPH AND CLEMENTINE VAN DEN BOECK
NOTICE OF INTENTION TO RETURN VESTED PROPERTY

Pursuant to section 32 (f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of the publication hereof, the following

property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Joseph Van den Boeck, and Clementine Van den Boeck, 5, Durmestraat, Hamme By Dendermonde, Belgium; 12795; \$500.00 in the Treasury of the United States.

Executed at Washington, D. C., on July 11, 1949.

For the Attorney General.

[SEAL] **DAVID L. BAZELON,**
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 49-5855; Filed, July 15, 1949;
8:59 a. m.]

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TITLE 14—CIVIL AVIATION

REPRINTING UNDER NEW NUMBERING SYSTEM

Title 14 has been extensively renumbered in the Code of Federal Regulations, 1949 Edition, in order to conform it to the system prescribed by the Regulations of the Administrative Committee of the Federal Register (13 F. R. 5929). Future amendments will be published under the new numbers. The currently effective text of Title 14, therefore, has been renumbered under the new system and reprinted below. All amendments which have been published in the FEDERAL REGISTER through June 30, 1949, and which are still in effect, have been incorporated in this reprint. The numbering of amendments published between June 30, 1949, and the date of this issue is explained in a note following the reprint.

This reprint was prepared by the Division of the Federal Register and individually approved by the Civil Aeronautics Board and the Civil Aeronautics Administration as to the text of their respective materials.

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Subchapter A—Civil Air Regulations

PART 1—AIRWORTHINESS CERTIFICATES

CROSS REFERENCE: For Aircraft Registration Certificates, see Part 501 of this title.

AIRWORTHINESS CERTIFICATES

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AIRWORTHINESS CERTIFICATE RULES

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AUTHORITY: §§ 1.1 to 1.24 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 603, 52 Stat. 1009; 49 U. S. C. 553.

SOURCE: §§ 1.1 to 1.24 contained in Amendment 131, Civil Air Regulations, 6 F. R. 5037, except as noted following sections affected. Redesignated by SR-327, 13 F. R. 5486.

AIRWORTHINESS CERTIFICATES

§ 1.1 *Application.* Application for an airworthiness certificate may be made by the registered owner of any aircraft registered as an aircraft of the United States upon the applicable form prescribed by the Administrator.

[Amdt. 131, 6 F. R. 5037, as amended by Amdt. 01-2, 12 F. R. 949]

§ 1.2 *Requirements for issuance.* Prior to the issuance of an airworthiness certificate, the subject aircraft shall be inspected by a duly authorized representative for the Administrator to determine whether it is in condition for safe operation and complies with the airworthiness requirements specified in this subchapter: *Provided*, That an airworthiness certificate may be issued for an aircraft for which no such certificate has previously been issued and which has been manufactured under type cer-

tificate or under a type and a production certificate if the applicant for such certificate, upon request, presents to a duly authorized representative for the Administrator a Statement of Conformity properly executed by the manufacturer of the aircraft on a form prescribed by the Administrator, and if the aircraft satisfactorily passes an inspection made to determine whether such aircraft is in condition for safe operation: *Provided further*, That an aircraft manufactured under a type certificate only shall undergo, and an aircraft manufactured under a type and a production certificate may be required to undergo, an inspection to determine whether such aircraft conforms to the type certificate under which it is manufactured.

[Amdt. 131, 6 F. R. 5037, as amended by Amdt. 01-2, 12 F. R. 949]

§ 1.3 *Transferability.* An airworthiness certificate and the attached currently effective Aircraft Operation Record, upon transfer of ownership, shall remain with the aircraft for which they were issued.

AIRWORTHINESS CERTIFICATE RULES

§ 1.20 *Display.* An airworthiness certificate shall be carried at all times in the aircraft for which such certificate has been issued, and shall be presented upon the request of any duly authorized representative for the Administrator or Board, or any State or municipal official charged with enforcing local laws or regulations involving Federal compliance.

§ 1.21 *Cancellation.* An airworthiness certificate may be canceled upon the written request of the registered owner of the aircraft.

§ 1.22 *Surrender.* Upon the cancellation, suspension, revocation, or expiration of an aircraft airworthiness certificate the owner of the aircraft shall, upon request, surrender such certificate to any officer or employee of the Administrator.

§ 1.23 *Inspection.* An inspector of the Administrator shall be permitted at any time and place to make such inspections as may be deemed necessary to determine compliance with the requirements of this part.

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AUTHORITY: §§ 2.1 to 2.36 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 2.1 to 2.36 contained in Amendment 02-0, Civil Air Regulations, 11 F. R. 7032, except as noted following section affected. Redesignated by SR-327, 13 F. R. 5486.

NOTE: Amendment 02-0, Civil Air Regulations, June 11, 1946, effective July 1, 1946, 11 F. R. 7032, provides as follows:

The Civil Aeronautics Board is authorized under section 609 of the Civil Aeronautics Act of 1938 (sec. 609, 52 Stat. 1011; 49 U. S. C. 559) to suspend or revoke type and production certificates. The Administrator, under the same section of the act, is authorized in cases of emergency to suspend such certificates in whole or in part for a limited period. In so doing he is required to notify immediately the holder and file a complaint with the Board, in which proceeding the holder is entitled to a hearing.

Certificates may be suspended if the interest of the public so requires, or may be revoked for any cause which at the time of revocation would justify the Administrator in refusing to issue to the holder a like certificate. Any deliberate misrepresentation in the application or in the submission of any information accompanying the application, or in any statement or report required of a certificate holder under these regulations, may be grounds for the suspension or revocation of a certificate.

In addition to the above grounds, production certificates may be suspended or revoked for any of the following reasons:

1. Willful violation on the part of the manufacturer of any portion of the Civil Aeronautics Act or any regulation promulgated thereunder relating to the production of articles authorized by the production certificate.
2. Demonstration of incompetency, carelessness or negligence, or the willful use of inferior or improper materials in the manufacture of articles covered by the certificate.
3. Failure of the manufacturer to maintain adequate facilities and personnel to assure the airworthiness and conformity of articles produced.
4. Refusal of the manufacturer to submit to inspection upon proper demand by a representative of the Administrator, or to render any reasonable assistance in connection therewith.

GENERAL

§ 2.1 Definition. The term "product" as used in this part shall mean:

- (a) An aircraft,
- (b) An aircraft engine,
- (c) A propeller, or
- (d) Any appliance specified in the Civil Air Regulations as eligible for a type or production certificate.

TYPE CERTIFICATES

§ 2.10 Application. The application for a type certificate for a specified product shall be made upon a form prescribed and furnished by the Administrator.

§ 2.11 Requirements for issuance. (a) The applicant shall submit with the ap-

plication, or within a reasonable time thereafter, such drawings and other technical data concerning the design, material, specifications, construction, and performance of the product as may be required by the Administrator to show compliance with the pertinent parts of this subchapter.

(b) A product or components thereof shall be subjected to such tests as the Administrator may prescribe, consistent with the pertinent parts of this subchapter.

(c) One article of the product shall be completed prior to the issuance of a type certificate, and shall meet such standards as are required by the pertinent parts of this subchapter.

§ 2.12 Duration. A type certificate shall remain in effect until such time as it is canceled, suspended, revoked, or a termination date is fixed by the Board.

§ 2.13 Transferability and licensing. A type certificate is transferable, and the benefits of such certificate may be extended by licensing arrangements. In the event of any transfer or licensing arrangement the person making the transfer or granting the license shall immediately notify the Administrator in writing. Upon the termination of any licensing arrangement the grantor of the license shall immediately notify the Administrator in writing.

PRODUCTION CERTIFICATES

§ 2.20 Application. (a) The application for a production certificate shall be made upon a form prescribed and furnished by the Administrator and shall specify only a product for which a type certificate has been issued.

(b) The application shall be accompanied by a report which will include at least the following:

- (1) A description of the manufacturing lay-out and production flow,
- (2) A listing and description of any special processes required by the design of the product to be manufactured,
- (3) A description of the established quality control organization, its functions and responsibilities, and
- (4) If the application is for the manufacture of an aircraft, a description of the flight test procedure established by the manufacturer for the testing of production aircraft and a copy of the flight test check list to be used.

§ 2.21 Requirements for issuance. (a) The applicant shall hold a currently effective type certificate for the product to be manufactured, or shall hold a current right to the benefits of such certificate under a licensing arrangement.

(b) Upon receipt of the application with supporting information, and after an inspection of the applicant's organization and production facilities, the Administrator shall issue a production certificate if he finds that the applicant is adequately prepared to manufacture the product and to control its quality to the extent that each article will conform with the design provisions of the pertinent type certificate.

§ 2.22 Production limitation record. The benefits of a production certificate shall be available only with respect to the

type certificate or certificates set forth in the currently effective production limitation record, prescribed and issued by the Administrator, which shall constitute a part of the production certificate.

§ 2.23 Duration. A production certificate shall remain in effect until such time as it is canceled, suspended, or revoked, a termination date is fixed by the Board, or the location of the manufacturing facilities is changed.

§ 2.24 Changes. The holder of a production certificate shall immediately notify the Administrator in writing of changes in the basic organization, methods, procedures, facilities, or location of the facilities which may affect the conformity of quality control of the product manufactured.

§ 2.25 Transferability. A production certificate is not transferable.

§ 2.26 Amendments. (a) The holder of a production certificate desiring the addition of another type certificate to the production certificate shall submit an application on a form provided by the Administrator for that purpose.

(b) The application shall be accompanied by a report describing clearly all additional facilities, methods, or processes required by the particular design of the product to be manufactured under the type certificate to be added.

(c) When, on the basis of the procedure specified in § 2.21, the Administrator finds the facilities, methods, and processes adequate he shall include the additional type certificate in the production limitation record.

TYPE AND PRODUCTION CERTIFICATE RULES

§ 2.30 Display. Type certificates shall be made available for examination by representatives of the Administrator or the Board. Production certificates shall be prominently displayed in the main office of the factory.

§ 2.31 Cancellation. Type and production certificates may be canceled upon the written request of the holder thereof.

§ 2.32 Surrender. Upon the cancellation, suspension, revocation, or termination of a type or production certificate, the holder thereof shall, upon request, surrender such certificate to an authorized representative of the Administrator.

§ 2.33 Inspection. (a) A product manufactured under a type certificate only shall, and a product manufactured under both type and production certificates may, be required to undergo inspection by a representative of, or a person designated by the Administrator, to determine whether individual products conform with the provisions of the pertinent type certificate.

(b) A representative of the Administrator shall be permitted to make such inspections as may be necessary to determine compliance with the requirements of this part.

§ 2.34 Statement of conformity. The holder of a type certificate or of a current right to the benefits of a type certificate under a licensing arrangement, upon the initial transfer by him of

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the ownership of any aircraft manufactured under such type certificate, shall furnish to a duly authorized representative of the Administrator a statement of conformity for such aircraft on a form prescribed by the Administrator, except that a statement of conformity shall not be required if the aircraft is manufactured for United States registry under the terms of a production certificate.

[Amdt. 02-0, 11 F. R. 7032, as amended by Amdt. 02-1, 12 F. R. 949]

§ 2.35 *Production reports.* On the 1st day of January and July of each year, and at such other times as the Administrator may require, every holder of a production certificate, a type certificate, or a current right to the benefits of a type certificate under a licensing arrangement, shall transmit to the Administrator a detailed production report on a form prescribed and furnished by the Administrator. Such reports shall be transmitted whether or not any product has been manufactured during the period covered by the report.

§ 2.36 *Identification.* Each article manufactured under the terms of a type or production certificate shall display permanently such data as may be required to show its identity. Such data shall include at least the following items where applicable:

- (a) Manufacturer's name.
- (b) Type certificate number.
- (c) Production certificate number.
- (d) Model designation.
- (e) Manufacturer's serial number when article is serially numbered, or the date of manufacture, except where both are specifically required.
- (f) Capacity or rating.

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SUBPART H—IDENTIFICATION DATA

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3.792	Airworthiness certificate number.

AUTHORITY: §§ 3.1 to 3.792 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 3.1 to 3.792 contained in Amendment 03-0, Civil Air Regulations, 11 F. R. 13368, except as noted following sections affected. Redesignated at 13 F. R. 5486.

SUBPART A—AIRWORTHINESS REQUIREMENTS

GENERAL

§ 3.1 *Scope.* An airplane which has no features or characteristics rendering it unsafe for the category for which it is to be certificated is eligible for type and airworthiness certification, if it complies with all applicable provisions of this part, or, in the event it does not so comply, if it is shown to meet the same level of safety as that provided for in this part.

§ 3.2 *Date of effectiveness.* (a) Airplanes certificated as a type on or after November 13, 1945, shall comply either with (1) the entire provisions of Part 4a of this chapter in effect immediately prior to November 9, 1945, or (2) the entire provisions prescribed in this part, except that airplanes certificated under (1) may incorporate provisions of (2) when the Administrator finds the standard of safety to be equivalent to the particular and all related items of the latter.

(b) Airplanes certificated as a type on or after January 1, 1947, shall comply with the provisions contained in this part. If the prototype is not flown prior to January 1, 1947, and satisfactory evidence is presented indicating that the design work of the type was well advanced prior to November 13, 1945, and the delay of completion of the airplane was due to causes beyond the manufacturer's control, the Administrator may certificate the airplane as a type under the provisions of Part 4a of this chapter which were in effect prior to November 9, 1945.

(c) Unless otherwise specified, compliance with an amendment to this part shall be mandatory only for airplanes for which application for a type certificate has been received subsequent to the effective date of such amendment.

AIRPLANE CATEGORIES

§ 3.6 *Airplane categories.* (a) In this part airplanes are divided upon the basis of their intended operation into the following categories for the purpose of certification.

(1) *Normal—Suffix "N".* Airplanes in this category are intended for nonacrobatic, nonscheduled passenger, and non-scheduled cargo operation.

(2) *Utility—Suffix "U".* Airplanes in this category are intended for normal operations and limited acrobatic maneuvers. These airplanes are not suited for use in snap or inverted maneuvers.

NOTE: The following interpretation of paragraph (a) (2) was issued May 15, 1947, 12 F. R. 3434:

The phrase "limited acrobatic maneuvers" as used in § 3.6 is interpreted to include steep turns, spins, stalls (except whip stalls), lazy eights, and chandelles.

(3) *Acrobatic—Suffix "A".* Airplanes in this category will have no specific restrictions as to type of maneuver permitted unless the necessity therefor is disclosed by the required flight tests.

(4) *Restricted purpose—Suffix "R".* Airplanes in this category are intended to be operated for restricted purposes not logically encompassed by the foregoing categories. The requirements of this category shall consist of all of the provisions for any one of the foregoing categories which are not rendered inapplicable by the nature of the special purpose involved, plus suitable operating restrictions which the Administrator finds will provide a level of safety equivalent to that contemplated for the foregoing categories.

(b) An airplane may be certificated under the requirements of a particular category, or in more than one category, provided that all of the requirements of such categories are met. Sections of this part which apply to only one or more, but not all, categories are identified in this part by the appropriate suffixes, as indicated above, added to the section number. All sections not identified by a suffix are applicable to all categories except as otherwise specified.

NOTE: For rules governing the eligibility of airplanes certificated under this part for use in air carrier operations see Parts 40, 41, 42, and 61 of this chapter.

AIRWORTHINESS CERTIFICATES

§ 3.11 *Classification.* (a) Airworthiness certificates are classified as follows:

(1) *NC (standard) certificates.* In order to become eligible for an NC (standard) certificate, an airplane must be shown to comply with the requirements contained in this part for at least one category, but not the restricted-purpose category.

(2) *NR (restricted) certificates.* In order to become eligible for an NR (restricted) certificate, an airplane must be shown to comply with the requirements of the restricted purpose category.

(3) *NX (experimental) certificates.* An airplane will become eligible for an NX (experimental) certificate when the applicant presents satisfactory evidence that the airplane is to be flown for experimental purposes and the Administrator finds it may, with appropriate restrictions, be operated for that purpose in a manner which does not endanger the general public. Airplanes used in racing and exhibition flying may be issued NX (experimental) certificates under the terms of this section. The applicant shall

submit sufficient data, such as photographs, to identify the airplane satisfactorily and, upon inspection of the airplane, any pertinent information found necessary by the Administrator to safeguard the general public.

(b) An airplane manufactured in accordance with a type certificate (see §§ 3.15-3.19) and conforming with the type design will become eligible for an airworthiness certificate when, upon inspection of the airplane, the Administrator determines it so to conform and that the airplane is in a condition for safe operation. For each newly manufactured airplane this determination shall include a flight check by the applicant.

[Amdt. 03-0, 11 F. R. 13368, as amended by Amdt. 03-4, 13 F. R. 2965]

TYPE CERTIFICATES

§ 3.15 *Requirements for issuance.* A type certificate will be issued when the following requirements of §§ 3.16 to 3.19 are met.

§ 3.16 *Data required for NC and NR certification.* The applicant for a type certificate shall submit to the Administrator such descriptive data, test reports, and computations as are necessary to demonstrate that the airplane complies with the airworthiness requirements. The descriptive data shall be known as the type design and shall consist of drawings and specifications disclosing the configuration of the airplane and all design features covered in the airworthiness requirements as well as sufficient information on dimensions, materials, and processes to define the strength of the structure. The type design shall describe the airplane in sufficient detail to permit the airworthiness of subsequent airplanes of the same type to be determined by comparison with the type design.

[Amdt. 03-0, 11 F. R. 13368, as amended by Amdt. 03-4, 13 F. R. 2965]

§ 3.17 *Inspection and tests for NC and NR certification.* The authorized representatives of the Administrator shall have access to the airplane and may witness or conduct such inspections and tests as are necessary to determine compliance with the airworthiness requirements.

[Amdt. 03-0, 11 F. R. 13368, as amended by Amdt. 03-4, 13 F. R. 2965]

§ 3.18 *Inspection.* Inspections and tests shall include all those found necessary by the Administrator to insure that the airplane conforms with the following:

(a) All materials and products are in accordance with the specification given in the type design.

(b) All parts of the airplane are constructed in accordance with the drawings contained in the type design.

(c) All manufacturing processes, construction, and assembly are such that the design strength and safety contemplated by the type design will be realized in service.

§ 3.19 *Flight tests.* (Applicable to all airplanes certificated as a type on or after May 15, 1947.) After proof of

compliance with the structural requirements contained in this part, and upon completion of all necessary inspection and testing on the ground, and proof of the conformity of the airplane with the type design, and upon receipt from the applicant of a report of flight tests conducted by him, there shall be conducted such official flight tests as the Administrator finds necessary to determine compliance with §§ 3.61 through 3.780. After the conclusion of these flight tests such additional flight tests shall be conducted as the Administrator finds necessary to ascertain whether there is reasonable assurance that the airplane, its components, and equipment are reliable and function properly. The extent of such additional flight tests shall depend upon the complexity of the airplane, the number and nature of new design features, and the record of previous tests and experience for the particular airplane model, its components, and equipment. If practicable, the flight tests performed for the purpose of ascertaining the reliability and proper functioning shall be conducted on the same airplane which was used in flight tests to show compliance with §§ 3.61 through 3.780.

[Amdt. 03-1, 12 F. R. 1028, as amended by Amdt. 03-2, 12 F. R. 2086]

CHANGES

§ 3.23 *Changes.* Changes shall be substantiated to demonstrate compliance of the airplane with the appropriate airworthiness requirements in effect when the particular airplane was certificated as a type, unless the holder of the type certificate chooses to show compliance with the currently effective requirements subject to the approval of the Administrator, or unless the Administrator finds it necessary to require compliance with current airworthiness requirements.

§ 3.23-11 *Changes of engines (CAA policies which apply to § 3.23).* There are currently available newly designed engines of approximately the same size and weight as previously designed engines, but with considerable variations in power. It is possible to interchange these engines with little or no installation changes, and although minor changes in engine weight may be involved, it will still be practical to operate the aircraft at the originally approved gross weight. Under § 3.185, the maneuvering load factor is not dependent upon engine power, and under § 3.184, the design air speeds can be independent of engine power. Therefore, a change which involves or permits a practical power increase by exchange of engines shall be approved by the Administrator: *Provided*, That such exchange of engines is not accompanied by increase in the gross weight of the aircraft or an increase in placard speeds. Under these conditions it will not be necessary to restrict the maximum continuous horsepower by a placard because of the airplane speed limitations, since the latter are indicated on the speed placards. Aircraft alterations involving weight or speed changes beyond those set forth above will be approved by the Administrator only if the applicant shows compliance with all of the applicable sec-

tions of Part 4a of this chapter, or all of the applicable sections of Part 3, or relies on the provisions of § 3.2 by complying with certain particular and related items of the requirements under this part, and certain of the requirements under Part 4a of this chapter, i. e., the level of safety for certain particular and related items is equivalent to the requirements under this part and the level of safety for the remaining items is equivalent to the requirements under Part 4a of this chapter. Under § 3.23 it will be necessary to require such investigations of local structure, weight and balance, power-plant installations, and flight tests as are normally involved in a change of engine type.

[12 F. R. 3434. Correction noted at 14 F. R. 36]

§ 3.24 *Minor changes.* Minor changes to certificated airplanes which obviously do not impair the condition of the airplane for safe operation shall be approved by the authorized representatives of the Administrator prior to the submission to the Administrator of any required revised drawings.

§ 3.25 *Major changes.* A major change is any change not covered by minor changes as defined in § 3.24.

§ 3.26 *Service experience changes.* When experience shows that any particular part or characteristic of an airplane is unsafe, the holder of the type certificate for such airplane shall submit for approval of the Administrator the design changes which are necessary to correct the unsafe condition. After the unsafe condition becomes known the Administrator shall withhold the issuance of airworthiness certificates for additional airplanes of the type involved until he has approved the design changes and until the additional airplanes are modified to include such changes. Upon approval by the Administrator the design changes shall be considered as a part of the type design, and descriptive data covering these changes shall be made available by the holder of the type certificate to all owners of airplanes previously certificated under such type certificate.

§ 3.27 *Application to earlier airworthiness requirements.* In the case of airplanes approved as a type under the terms of earlier airworthiness requirements, the Administrator may require that an airplane submitted for an original airworthiness certificate comply with such portions of the currently effective airworthiness requirements as may be necessary for safety.

APPROVAL OF MATERIALS, PARTS, PROCESSES, AND APPLIANCES

§ 3.31 *Specifications.* (a) Materials, parts, processes, and appliances shall be approved upon a basis and in a manner found necessary by the Administrator to implement the pertinent provisions of this subchapter. The Administrator may adopt and publish such specifications as he finds necessary to administer this section, and shall incorporate therein such portions of the aviation industry, Federal, and military specifications respecting such materials, parts,

processes, and appliances as he finds appropriate.

(b) Any material, part, process, or appliance shall be deemed to have met the requirements for approval when it meets the pertinent specifications adopted by the Administrator, and the manufacturer so certifies in a manner prescribed by the Administrator.

[Amdt. 03-3, 12 F. R. 7898]

DEFINITIONS

§ 3.41 *Standard atmosphere.* The standard atmosphere shall be based upon the following assumptions:

(a) The air is a dry perfect gas.
(b) The temperature at sea level is 59° F.

(c) The pressure at sea level is 29.92 inches Hg.

(d) The temperature gradient from sea level to the altitude at which the temperature becomes -67° F. is -0.003566° F. per foot and zero thereafter.

(e) The density ρ_0 at sea level under the above conditions is 0.002378 lbs. sec.²/ft.³.

§ 3.42 *Hot-day condition.* See § 3.583.

§ 3.43 *Airplane configuration.* This term refers to the position of the various elements affecting the aerodynamic characteristics of the airplane, such as landing gear and flaps.

§ 3.44 *Weights.*

Reference sections

Empty weight: The actual weight used as a basis for determining operating weights.....	3.73
Maximum weight: The maximum weight at which the airplane may operate in accordance with the airworthiness requirements.....	3.74
Minimum weight: The minimum weight at which compliance with the airworthiness requirements is demonstrated.....	3.75
Maximum design weight: The maximum weight used for the structural design of the airplane.....	3.181
Minimum design weight: The minimum weight condition investigated in the structural flight load conditions, not greater than the minimum weight specified in § 3.75.....	3.181
Design landing weight: The weight used in the structural investigation of the airplane for normal landing conditions. Under the provisions of § 3.242, this weight may be equal to or less than the maximum design weight.....	3.242
Unit weights for design purposes:	
Gasoline..... 6 pounds per United States gallon.	
Lubricating oil... 7.5 pounds per United States gallon.	
Crew and passengers... 170 pounds per person.	

§ 3.45 *Power.*

One horsepower: 33,000 foot-pounds per minute.

Take-off power: The take-off rating of the engine established in accordance with Part 13, Aircraft Engine Airworthiness.

Maximum continuous power: The maximum continuous rating of the engine established in accordance with Part 13, Aircraft Engine Airworthiness.

§ 3.46 *Speeds.*

V_i True air speed of the airplane relative to the undisturbed air.

In the following symbols having subscripts, V denotes:

- (a) "Equivalent" air speed for structural design purposes equal to $V_t \sqrt{\rho/\rho_0}$.
 (b) "True indicated" or "calibrated" air speed for performance and operating purposes equal to indicator reading corrected for position and instrument errors.

	Reference sections
V_{t0} stalling speed, in the land configuration	3.82
V_{t1} stalling speed in the configurations specified for particular conditions	3.82
V_{t2} computed stalling speed at design landing weight with flaps fully deflected	3.190
V_z speed for best angle of climb.	
V_y speed for best rate of climb.	
V_{mc} minimum control speed	3.111
V_f design speed for flight load conditions with flaps in landing position	3.190
V_{fe} flaps-extended speed	3.742
V_p design maneuvering speed	3.184
V_c design cruising speed	3.184
V_d design dive speed	3.184
V_{ne} never-exceed speed	3.739
V_{no} maximum structural cruising speed	3.740
V_h maximum speed in level flight at maximum continuous power.	

§ 3.47 Structural terms.

Structure: Those portions of the airplane the failure of which would seriously endanger the safety of the airplane.

Design wing area, S : The area enclosed by the wing outline (including ailerons, and flaps in the retracted position, but ignoring fillets and fairings) on a surface containing the wing chords. The outline is assumed to extend through the nacelles and fuselage to the centerline of symmetry.

Aerodynamic coefficients: C_L , C_N , C_M , etc., used in this part, are nondimensional coefficients for the forces and moments acting on an airfoil, and correspond to those adopted by the United States National Advisory Committee for Aeronautics.

C_L —airfoil lift coefficient.

C_N —airfoil normal force coefficient (normal to wing chord line).

C_{NA} —airplane normal force coefficient (based on lift of complete airplane and design wing area).

C_M —pitching moment coefficient.

Loads	Reference sections
Limit load: The maximum load anticipated in service	3.171
Ultimate load: The maximum load which a part of structure must be capable of supporting	3.173
Factor of safety: The factor by which the limit load must be multiplied to establish the ultimate load	3.172

Load factor or acceleration factor, n : The ratio of the force acting on a mass to the weight of the mass. When the force in question represents the net external load acting on the airplane in a given direction, n represents the acceleration in that direction in terms of the gravitational constant.

Limit load factor: The load factor corresponding to limit load.

Ultimate load factor: The load factor corresponding to ultimate load.

§ 3.48 Susceptibility of materials to fire. Where necessary for the purpose of determining compliance with any of the definitions in this section, the Administrator shall prescribe the heat conditions and testing procedures which any

specific material or individual part must meet.

(a) **Fireproof.** "Fireproof" material means a material which will withstand heat equally well or better than steel in dimensions appropriate for the purpose for which it is to be used. When applied to material and parts used to confine fires in designated fire zones "fireproof" means that the material or part will perform this function under the most severe conditions of fire and duration likely to occur in such zones.

(b) **Fire-resistant.** When applied to sheet or structural members, "fire-resistant" material shall mean a material which will withstand heat equally well or better than aluminum alloy in dimensions appropriate for the purpose for which it is to be used. When applied to fluid-carrying lines, this term refers to a line and fitting assembly which will perform its intended protective functions under the heat and other conditions likely to occur at the particular location.

(c) **Flame-resistant.** "Flame-resistant" material means material which will not support combustion to the point of propagating, beyond safe limits, a flame after removal of the ignition source.

(d) **Flash-resistant.** "Flash-resistant" material means material which will not burn violently when ignited.

(e) **Inflammable.** "Inflammable" fluids or gases means those which will ignite readily or explode.

§ 3.48-1 Fire-resistant aircraft material (CAA rules which apply to § 3.48). See § 4b.448-3 of this chapter.

[13 F. R. 7723]

SUBPART B—FLIGHT REQUIREMENTS

GENERAL

§ 3.61 Policy re proof of compliance. Compliance with the requirements specified in this subpart governing functional characteristics shall be demonstrated by suitable flight or other tests conducted upon an airplane of the type, or by calculations based upon the test data referred to above, provided that the results so obtained are substantially equal in accuracy to the results of direct testing. Compliance with each requirement must be provided at the critical combination of airplane weight and center of gravity position within the range of either for which certification is desired. Such compliance must be demonstrated by systematic investigation of all probable weight and center of gravity combinations or must be reasonably inferable from such as are investigated.

§ 3.62 Flight test pilot. The applicant shall provide a person holding an appropriate pilot certificate to make the flight tests, but a designated representative of the Administrator may pilot the airplane insofar as that may be necessary for the determination of compliance with the airworthiness requirements.

§ 3.63 Noncompliance with test requirements. Official type tests will be discontinued until corrective measures have been taken by the applicant when either:

(a) The applicant's test pilot is unable or unwilling to conduct any of the required flight tests; or

(b) Items of noncompliance with requirements are found which may render additional test data meaningless or are of such nature as to make further testing unduly hazardous.

§ 3.64 Emergency egress. Adequate provisions shall be made for emergency egress and use of parachutes by members of the crew during the flight tests.

§ 3.65 Report. The applicant shall submit to the representative of the Administrator a report covering all computations and tests required in connection with calibration of instruments used for test purposes and correction of test results to standard atmospheric conditions. The representative of the Administrator will conduct any flight tests which he finds to be necessary in order to check the calibration and correction report.

WEIGHT RANGE AND CENTER OF GRAVITY

§ 3.71 Weight and balance. (a) There shall be established, as a part of the type inspection, ranges of weight and center of gravity within which the airplane may be safely operated.

(b) When low fuel adversely affects balance or stability, the airplane shall be so tested as to simulate the condition existing when the amount of usable fuel on board does not exceed 1 gallon for every 12 maximum continuous horsepower of the engine or engines installed.

§ 3.72 Use of ballast. Removable ballast may be used to enable airplanes to comply with the flight requirements in accordance with the following provisions:

(a) The place or places for carrying ballast shall be properly designed, installed, and plainly marked as specified in § 3.766.

(b) The Airplane Flight Manual shall include instructions regarding the proper disposition of the removable ballast under all loading conditions for which such ballast is necessary, as specified in § 3.755-3.770.

§ 3.73 Empty weight. The empty weight and corresponding center of gravity location shall include all fixed ballast, the unusable fuel supply (see § 3.437), undrainable oil, full engine coolant, and hydraulic fluid. The weight and location of items of equipment installed when the airplane is weighed shall be noted in the Airplane Flight Manual.

§ 3.74 Maximum weight. The maximum weight shall not exceed any of the following:

(a) The weight selected by the applicant.

(b) The design weight for which the structure has been proven.

(c) The maximum weight at which compliance with all of the requirements specified is demonstrated, and shall not be less than the sum of the weights of the following:

(1) The empty weight as defined by § 3.73.

(2) One gallon of usable fuel (see § 3.437) for every seven maximum continuous horsepower for which the airplane is certificated.

(3) The full oil capacity.

(4) 170 pounds in all seats (normal category) or 190 pounds in all seats (utility and acrobatic category) unless placarded otherwise.

§ 3.75 *Minimum weight.* The minimum weight shall not exceed the sum of the weights of the following:

(a) The empty weight as defined by § 3.73.

(b) The minimum crew necessary to operate the airplane (170 pounds for each crew member).

(c) One gallon of usable fuel (see § 3.437) for every 12 maximum continuous horsepower for which the airplane is certificated.

(d) Either 1 gallon of oil for each 25 gallons of fuel specified in (c) or 1 gallon of oil for each 75 maximum continuous horsepower for which the airplane is certificated, whichever is greater.

§ 3.76 *Center of gravity position.* If the center of gravity position under any possible loading condition between the maximum weight as specified in § 3.74 and the minimum weight as specified in § 3.75 lies beyond (a) the extremes selected by the applicant, or (b) the extremes for which the structure has been proven, or (c) the extremes for which compliance with all functional requirements were demonstrated, loading instructions shall be provided in the Airplane Flight Manual as specified in § 3.777-3.780.

PERFORMANCE REQUIREMENTS

GENERAL

§ 3.81 *Performance.* The following items of performance shall be determined and the airplane shall comply with the corresponding requirements in standard atmosphere and still air.

§ 3.82 *Definition of stalling speeds.*

(a) V_{S0} denotes the true indicated stalling speed, if obtainable, or the minimum steady flight speed at which the airplane is controllable, in miles per hour, with:

(1) Engines idling, throttles closed (or not more than sufficient power for zero thrust),

(2) Propellers in position normally used for take-off,

(3) Landing gear extended,

(4) Wing flaps in the landing position,

(5) Cowl flaps closed,

(6) Center of gravity in the most unfavorable position within the allowable landing range,

(7) The weight of the airplane equal to the weight in connection with which V_{S0} is being used as a factor to determine a required performance.

(b) V_{S1} denotes the true indicated stalling speed, if obtainable, otherwise the calculated value in miles per hour, with:

(1) Engines idling, throttles closed (or not more than sufficient power for zero thrust),

(2) Propellers in position normally used for take-off, the airplane in all other respects (flaps, landing gear, etc.) in the particular condition existing in the particular test in connection with which V_{S1} is being used,

(3) The weight of the airplane equal to the weight in connection with which

V_{S1} is being used as a factor to determine a required performance.

(c) These speeds shall be determined by flight tests using the procedure outlined in § 3.120.

§ 3.82-1 *"Zero thrust"* (CAA interpretations which apply to § 3.82). As used in § 3.82 (a) (1) and (b) (1) the term "zero thrust" contained in the phrase "engines idling, throttles closed (or not more than sufficient power for zero thrust)" is interpreted to permit "zero thrust at a speed not greater than 110 percent of the stalling speed."

[12 F. R. 3434. Correction noted at 14 F. R. 36]

§ 3.83 *Stalling speed.* V_{S0} at maximum weight shall not exceed 70 miles per hour for (1) single-engine airplanes and (2) multiengine airplanes which do not have the rate of climb with critical engine inoperative specified in § 3.85 (b).

§ 3.83-1 *Stalling speed of "not to exceed 70 miles per hour"* (CAA interpretations which apply to § 3.83). In connection with any application to have an aircraft certificated for airworthiness under a combination of the requirements of this part and Part 4a of this chapter as authorized by the provisions of § 3.2, the stalling speed of "not to exceed 70 miles per hour" established in § 3.83 is interpreted to apply only to airplanes which comply with all of the following sections of the Civil Air Regulations which are construed by the Administrator to cover "related items": § 3.84 (Take-off); § 3.86 (Landing); § 3.120 (Stalling); § 3.121 (Climbing stalls); § 3.122 (Turning flight stalls); § 3.123 (One-engine-inoperative stalls); § 3.143 (Ground and water characteristics).

[12 F. R. 3434. Correction noted at 14 F. R. 36]

TAKE-OFF

§ 3.84 *Take-off.* (a) The distance required to take off and climb over a 50-foot obstacle shall be determined under the following conditions:

(1) Most unfavorable combination of weight and center of gravity location,

(2) Engines operating within the approved limitations,

(3) Cowl flaps in the position normally used for take-off,

(b) Upon obtaining a height of 50 feet above the level take-off surface, the airplane shall have attained a speed of not less than $1.3 V_{S1}$ unless a lower speed of not less than V_x plus 5 can be shown to be safe under all conditions, including turbulence and complete engine failure.

(c) The distance so obtained, the type of surface from which made, and the pertinent information with respect to the cowl flap position, the use of flight-path control devices and landing gear retraction system shall be entered in the Airplane Flight Manual. The take-off shall be made in such a manner that its reproduction shall not require an exceptional degree of skill on the part of the pilot or exceptionally favorable conditions.

§ 3.84-11 *Take-off performance* (CAA policies which apply to § 3.84). To meet the requirements of § 3.84 pertaining to certification of take-off performance and

to provide the Airplane Flight Manual performance data required in § 3.780 (a) (3) and (4), it is necessary that a suitable method be used for the purpose of determining these items during official type tests. The Administrator will accept the following procedure for this purpose:

The ground and climb distances may be determined separately and the corrected data placed together (as is now done in the transport category). Thus, for the simplest procedure, the airplane shall be accelerated on (or near) the ground with gear extended to a speed not less than $1.3 V_{S1}$, and a climb segment to the 50-foot height point with gear extended shall be determined by saw-tooth climb data. If it is desired to assume retraction of the landing gear at an earlier point, such point shall be assured to occur not earlier than that which would be used in normal take-offs. The acceleration to $1.3 V_{S1}$ shall then be measured as above, with gear retraction being initiated at the selected speed. If gear retraction is completed before reaching $1.3 V_{S1}$, only one climb segment, with gear retracted, need be determined. If retraction is not completed during acceleration to $1.3 V_{S1}$, two climb segments shall be determined; one with gear extended for the time period necessary to complete retraction; the second with gear retracted. The acceleration segment shall be determined photographically, and a minimum of three trials shall be made up to speeds equal to or greater than $1.3 V_{S1}$.

NOTE: It is permissible for other methods to be used in accomplishing these tests, providing that any method used is one which the average pilot may be reasonably expected to duplicate without use of unusual skill or experience, and one which produces equivalent accuracy. The operating procedure which must be followed to achieve the measured performance shall in all cases be described in the Airplane Flight Manual. (CAA camera equipment may be obtained on a loan basis.)

[12 F. R. 3434. Correction noted at 14 F. R. 36]

CLIMB

§ 3.85 *Climb*—(a) *Normal climb condition.* The steady rate of climb at sea level shall be at least 300 feet per minute, and the steady angle of climb at least 1:12 for landplanes or 1:15 for seaplanes with:

(1) Not more than maximum continuous power on all engines,

(2) Landing gear fully retracted,

(3) Wing flaps in take-off position,

(4) Cowl flaps in the position used in cooling tests specified in §§ 3.581-3.596.

(b) *Climb with inoperative engine.* All multiengine airplanes having a stalling speed V_{S0} greater than 70 miles per hour or a maximum weight greater than 6,000 pounds shall have a steady rate of climb of at least $0.02 V_{S0}^2$ in feet per minute at an altitude of 5,000 feet with the critical engine inoperative and:

(1) The remaining engines operating at not more than maximum continuous power,

(2) The inoperative propeller in the minimum drag position,

(3) Landing gear retracted,

(4) Wing flaps in the most favorable position,

(5) Cowl flaps in the position used in cooling tests specified in §§ 3.581-3.596.

(c) *Balked landing conditions.* The steady angle of climb at sea level shall be at least 1:30 with:

- (1) Take-off power on all engines,
- (2) Landing gear extended,
- (3) Wing flaps in landing position.

If rapid retraction is possible with safety without loss of altitude and without requiring sudden changes of angle of attack or exceptional skill on the part of the pilot, wing flaps may be retracted.

§ 3.85-1 *Rate of climb (CAA policies which apply to § 3.85).* To meet the requirements of § 3.85 it is necessary that a suitable method be employed for the purpose of determining the rates of climb. The Administrator will accept the following procedure for this purpose:

This method of obtaining rates of climb is through the derivation of a polar curve obtained from a series of saw-tooth climbs at various speeds. When saw-tooth climbs are employed, a minimum of five different speeds is required. However, demonstration climbs to prove the article meets the minimum climb requirement may be made at one given air speed. In such cases, the minimum number of climbs at one air speed shall be not less than three. This may not be interpreted to mean the best three of a number of climbs. In the event additional climbs are made the average of the total shall be the value to be accepted. It shall be permissible, however, to discard any climbs which are obviously in error due to such factors as turbulent air.

[12 F. R. 3434. Correction noted at 14 F. R. 36]

§ 3.85-2 *"Normal climb" and "cooling test procedure for single-engine airplanes" (CAA interpretations which apply to § 3.85).* In connection with any application to have an aircraft certified for airworthiness under a combination of the requirements of this part and Part 4a of this chapter as authorized by the provisions of § 3.2, the items of "normal climb" (§ 3.85 (a)) and "cooling test procedure for single-engine airplanes" (§ 3.586), shall be construed by the Administrator as "related items."

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.85-3 *"Rapid retraction" (CAA interpretations which apply to § 3.85).* The Administrator will consider retraction of flaps in 2 seconds or less as compliance with the factor of "rapid retraction" as that phrase is used in § 3.85 (c).

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.85-4 *Weight for items of performance and flight characteristics (CAA interpretations which apply to § 3.85).* For multiengine airplanes in which the design landing weight (§ 3.242) is less than the maximum weight (§ 3.74) for which certification is desired, the weight for items of performance and flight characteristics shall be construed by the Administrator as the maximum weight defined in § 3.74. Such items of performance and flight characteristics

shall consist of balked landing (climb) conditions (§ 3.74), landing over 50-foot obstacles (§ 3.86), and all flight characteristics tests in the landing configuration. The design weight covered in § 3.242 is intended for use for structural design purposes only.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

LANDING

§ 3.86 *Landing.* (a) The horizontal distance required to land and to come to a complete stop (to a speed of approximately 3 miles per hour for seaplanes or float planes) from a point at a height of 50 feet above the landing surface shall be determined as follows:

(1) Immediately prior to reaching the 50-foot altitude, a steady gliding approach shall have been maintained, with a true indicated air speed of at least $1.3 V_{S_0}$.

(2) The landing shall be made in such a manner that there is no excessive vertical acceleration, no tendency to bounce, nose over, ground loop, porpoise, or water loop, and in such a manner that its reproduction shall not require any exceptional degree of skill on the part of the pilot or exceptionally favorable conditions.

(b) The distance so obtained, the type of landing surface on which made and the pertinent information with respect to cowl flap position, and the use of flight path control devices shall be entered in the Airplane Flight Manual.

§ 3.86-1 *Landing distances (CAA policies which apply to § 3.86).* The Administrator will not approve the use of landing distances obtainable with reverse-thrust propellers in establishing landing field lengths until such time as sufficient experience with their use is available for proper consideration of all related factors involved in the establishment of adequate airport lengths for routine landings.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

FLIGHT CHARACTERISTICS

§ 3.105 *Requirements.* The airplane shall meet the requirements set forth in §§ 3.106 to 3.124 at all normally expected operating altitudes under all critical loading conditions within the range of center of gravity and, except as otherwise specified, at the maximum weight for which certification is sought.

CONTROLLABILITY

§ 3.106 *General.* The airplane shall be satisfactorily controllable and maneuverable during take-off, climb, level flight, drive, and landing with or without power. It shall be possible to make a smooth transition from one flight condition to another, including turns and slips, without requiring an exceptional degree of skill, alertness, or strength on the part of the pilot, and without danger of exceeding the limit load factor under all conditions of operation probable for the type, including for multiengine airplanes those conditions normally encountered in the event of sudden failure of any engine. Compliance with "strength of pilots" limits need not be demonstrated by quantitative tests un-

less the Administrator finds the condition to be marginal. In the latter case they shall not exceed maximum values found by the Administrator to be appropriate for the type but in no case shall they exceed the following limits:

	Pitch	Roll	Yaw
(a) For temporary application:			
Stick	60	30	180
Wheel	75	60	150
(b) For prolonged application:			
	40	5	20

¹ Applied to rim.

§ 3.107-U *Approved acrobatic maneuvers.* It shall be demonstrated that the approved acrobatic maneuvers can be performed safely. Safe entry speeds shall be determined for these maneuvers.

§ 3.108-A *Acrobatic maneuvers.* It shall be demonstrated that acrobatic maneuvers can be performed readily and safely. Safe entry speeds shall be determined for these maneuvers.

§ 3.109 *Longitudinal control.* The airplane shall be demonstrated to comply with the following requirements:

(a) It shall be possible at all speeds below V_x to pitch the nose downward so that the rate of increase in air speed is satisfactory for prompt acceleration to V_x with:

(1) Maximum continuous power on all engines, the airplane trimmed at V_x .

(2) Power off, the airplane trimmed at $1.4 V_{S_1}$.

(3) (i) Wing flaps and landing gear extended and

(ii) Wing flaps and landing gear retracted.

(b) During each of the controllability demonstrations outlined below it shall not require a change in the trim control or the exertion of more control force than can be readily applied with one hand for a short period. Each maneuver shall be performed with the landing gear extended.

(1) With power off, flaps retracted, and the airplane trimmed at $1.4 V_{S_1}$, the flaps shall be extended as rapidly as possible while maintaining the air speed at approximately 40 percent above the instantaneous value of the stalling speed.

(2) Same as subparagraph (1) of this paragraph, except the flaps shall be initially extended and the airplane trimmed at $1.4 V_{S_1}$, then the flaps shall be retracted as rapidly as possible.

(3) Same as subparagraph (2) of this paragraph, except maximum continuous power shall be used.

(4) With power off, the flaps retracted, and the airplane trimmed at $1.4 V_{S_1}$, take-off power shall be applied quickly while the same air speed is maintained.

(5) Same as subparagraph (4) of this paragraph, except with the flaps extended.

(6) With power off, flaps extended, and the airplane trimmed at $1.4 V_{S_1}$, air speeds within the range of $1.1 V_{S_1}$ to $1.7 V_{S_1}$ or V_I , whichever is the lesser, shall be obtained and maintained.

(c) It shall be possible without the use of exceptional piloting skill to maintain essentially level flight when flap retraction

tion from any position is initiated during steady horizontal flight at $1.1 V_{s1}$ with simultaneous application of not more than maximum continuous power.

§ 3.110 *Lateral and directional control.* (a) It shall be possible with multi-engine airplanes to execute 15-degree banked turns both with and against the inoperative engine from steady climb at $1.4 V_{s1}$ or V_y for the condition with:

- (1) Maximum continuous power on the operating engines,
- (2) Rearmost center of gravity,
- (3) (i) Landing gear retracted and
- (ii) Landing gear extended.
- (4) Wing flaps in most favorable climb position,
- (5) Maximum weight,
- (6) The inoperative propeller in its minimum drag condition.

(b) It shall be possible with multi-engine airplanes, while holding the wings level laterally within 5 degrees, to execute sudden changes in heading in both directions without dangerous characteristics being encountered. This shall be demonstrated at $1.4 V_{s1}$ or V_y up to heading changes of 15 degrees, except that the heading change at which the rudder force corresponds to that specified in § 3.106 need not be exceeded, with:

- (1) The critical engine inoperative,
- (2) Maximum continuous power on the operating engine(s),
- (3) (i) Landing gear retracted and
- (ii) Landing gear extended,
- (4) Wing flaps in the most favorable climb position,
- (5) The inoperative propeller in its minimum drag condition,
- (6) The airplane center of gravity at its rearmost position.

§ 3.111 *Minimum control speed (V_{mc}).* (a) A minimum speed shall be determined under the conditions specified below, such that when any one engine is suddenly made inoperative at that speed, it shall be possible to recover control of the airplane, with the one engine still inoperative, and to maintain it in straight flight at that speed, either with zero yaw or, at the option of the applicant, with a bank not in excess of 5 degrees. Such speed shall not exceed $1.3 V_{s1}$, with:

- (1) Take-off or maximum available power on all engines,
- (2) Rearmost center of gravity,
- (3) Flaps in take-off position,
- (4) Landing gear retracted.

(b) In demonstrating this minimum speed, the rudder force required to maintain it shall not exceed forces specified in § 3.106, nor shall it be necessary to throttle the remaining engines. During recovery the airplane shall not assume any dangerous attitude, nor shall it require exceptional skill, strength, or alertness on the part of the pilot to prevent a change of heading in excess of 20 degrees before recovery is complete.

TRIM

§ 3.112 *Requirements.* (a) The means used for trimming the airplane shall be such that, after being trimmed and without further pressure upon or movement of either the primary control or its corresponding trim control by the pilot or

the automatic pilot, the airplane will maintain:

(1) Lateral and directional trim in level flight at a speed of $0.9 V_h$ or at V_c , if lower, with the landing gear and wing flaps retracted;

(2) Longitudinal trim under the following conditions:

(i) During a climb with maximum continuous power at a speed between V_x and $1.4 V_{s1}$,

(a) With landing gear retracted and wing flaps retracted,

(b) With landing gear retracted and wing flaps in the take-off position.

(ii) During a glide with power off at a speed not in excess of $1.4 V_{s1}$,

(a) With landing gear extended and wing flaps retracted,

(b) With landing gear extended and wing flaps extended under the forward center of gravity position approved with the maximum authorized weight,

(c) With landing gear extended and wing flaps extended under the most forward center of gravity position approved, regardless of weight.

(iii) During level flight at any speed from $0.9 V_h$ to V_x or $1.4 V_{s1}$ with landing gear and wing flaps retracted.

(b) In addition to the above, multi-engine airplanes shall maintain longitudinal and directional trim at a speed between V_y and $1.4 V_{s1}$ during climbing flight with the critical of two or more engines inoperative, with:

- (1) The other engine(s) operating at maximum continuous power,
- (2) The landing gear retracted,
- (3) Wing flaps retracted,
- (4) Bank not in excess of 5 degrees.

§ 3.112-1 *Performance as alternate test (CAA policies which apply to § 3.112).* The following performance standards will be used for the purpose of administering § 3.112 (a) (2) (ii):

(a) In the case of new airplane designs which, due to their being equipped with high lift devices, cannot meet the required trim at 1.4 times stall speed with the landing gear and flaps extended, the Administrator, as authorized in § 3.1, will accept, as being of equivalent safety, performance with the flaps extended based on the following standards:

(1) The flap-down power-off stalling speed shall not exceed 90 percent of the flap-retracted power-off stalling speed.

(2) The minimum trim speed with power off, flaps and landing gear extended, under the forward center of gravity position approved with the maximum authorized weight, and under the most forward center of gravity position approved, regardless of weight, shall not exceed 1.5 times the stall speed for that configuration.

(3) The force required to maintain steady flight in this configuration at $1.4 V_{s1}$, shall not exceed 10 pounds.

(4) It shall be possible, trimmed in this configuration, to execute a normal power-off landing without exceeding a stick force of 40 pounds.

(5) It shall be possible, with the stick free, to reduce the rate of descent to zero and simultaneously bring the airplane to an attitude suitable for landing, using not more than maximum continuous

power. During this demonstration the flaps-extended speed shall not be exceeded.

(b) When the standards set forth above are relied upon to determine compliance with this section of the Civil Air Regulations, the Administrator will accept as equivalent safety a demonstration of the following items at 1.5 times stall speed instead of 1.4 times stall speed: Longitudinal control (§ 3.109 (a) and (b) (2), (5), and (6)). Specific conditions (§ 3.115 (a)).

[12 F. R. 3435. Correction noted at 14 F. R. 36]

STABILITY

§ 3.113 *General.* The airplane shall be longitudinally, directionally, and laterally stable in accordance with the following sections. Suitable stability and control "feel" (static stability) shall be required in other conditions normally encountered in service, if flight tests show such stability to be necessary for safe operation.

§ 3.114 *Static longitudinal stability.* In the configurations outlined in § 3.115 and with the airplane trimmed as indicated, the characteristics of the elevator control forces and the friction within the control system shall be such that:

(a) A pull shall be required to obtain and maintain speeds below the specified trim speed and a push to obtain and maintain speeds above the specified trim speed. This shall be so at any speed which can be obtained without excessive control force, except that such speeds need not be greater than the appropriate maximum permissible speed or less than the minimum speed in steady unstalled flight.

(b) The air speed shall return to within 10 percent of the original trim speed when the control force is slowly released from any speed within the limits defined in paragraph (a) of this section.

§ 3.115 *Specific conditions.* In conditions set forth in this section, within the speeds specified, the stable slope of stick force versus speed curve shall be such that any substantial change in speed is clearly perceptible to the pilot through a resulting change in stick force.

(a) *Landing.* The stick force curve shall have a stable slope and the stick force shall not exceed 40 lbs. at any speed between $1.1 V_{s1}$ and $1.8 V_{s1}$, with:

- (1) Wing flaps in the landing position,
- (2) The landing gear extended,
- (3) Maximum weight,
- (4) Throttles closed on all engines.
- (5) The airplane trimmed at $1.4 V_{s1}$ with throttles closed.

(b) *Climb.* The stick force curve shall have a stable slope at all speeds between $1.2 V_{s1}$ and $1.6 V_{s1}$ with:

- (1) Wing flaps retracted,
- (2) Landing gear retracted,
- (3) Maximum weight,
- (4) 75 percent of maximum continuous power,
- (5) The airplane trimmed at $1.4 V_{s1}$.

(c) *Cruising.* (1) Between $1.3 V_{s1}$ and the maximum permissible speed, the stick force curve shall have a stable slope at all speeds obtainable with a stick force not in excess of 40 pounds with:

- (i) Landing gear retracted,
- (ii) Wing flaps retracted,
- (iii) Maximum weight,
- (iv) 75 percent of maximum continuous power,
- (v) The airplane trimmed for level flight with 75 percent of the maximum continuous power.

(2) Same as subparagraph (1) of this paragraph, except that the landing gear shall be extended and the level flight trim speed need not be exceeded.

§ 3.116 *Instrumented stick force measurements.* Instrumented stick force measurements need not be made when changes in speed are clearly reflected by changes in stick forces and the maximum forces obtained in the above conditions are not excessive.

§ 3.117 *Dynamic longitudinal stability.* Any short period oscillation occurring between stalling speed and maximum permissible speed shall be heavily damped with the primary controls (1) free, and (2) in a fixed position.

§ 3.118 *Directional and lateral stability—(a) Three-control airplanes.* (1) The static directional stability, as shown by the tendency to recover from a skid with rudder free, shall be positive for all flap positions and symmetrical power conditions, and for all speeds from $1.2 V_{st}$ up to the maximum permissible speed.

(2) The static lateral stability as shown by the tendency to raise the low wing in a sideslip, for all flap positions and symmetrical power conditions, shall:

- (i) Be positive at the maximum permissible speed.
- (ii) Not be negative at a speed equal to $1.2 V_{st}$.

(3) In straight steady sideslips (unaccelerated forward slips), the aileron and rudder control movements and forces shall increase steadily, but not necessarily in constant proportion, as the angle of sideslip is increased; the rate of increase of the movements and forces shall lie between satisfactory limits up to sideslip angles considered appropriate to the operation of the type. At greater angles, up to that at which the full rudder control is employed or a rudder pedal force of 150 pounds is obtained, the rudder pedal forces shall not reverse and increased rudder deflection shall produce increased angles of sideslip. Sufficient bank shall accompany sideslipping to indicate adequately any departure from steady unyawed flight.

(4) Any short-period oscillation occurring between stalling speed and maximum permissible speed shall be heavily damped with the primary controls (1) free and (ii) in a fixed position.

(b) *Two-control (or simplified) airplanes.* (1) The directional stability shall be shown to be adequate by demonstrating that the airplane in all configurations can be rapidly rolled from a 45-degree bank to a 45-degree bank in the opposite direction without exhibiting dangerous skidding characteristics.

(2) Lateral stability shall be shown to be adequate by demonstrating that the airplane will not assume a dangerous attitude or speed when all the controls are abandoned for a period of 2 minutes.

This demonstration shall be made in moderately smooth air with the airplane trimmed for straight level flight at $0.9 V_{st}$ (or at V_{st} , if lower), flaps and gear retracted, and with rearward center of gravity loading.

(3) Any short period oscillation occurring between the stalling speed and the maximum permissible speed shall be heavily damped with the primary controls (i) free and (ii) in a fixed position.

§ 3.118-1 *Test conditions (CAA policies which apply to § 3.118 (a) (3)).* The tests made necessary in § 3.118 (a) (3) may be conducted at speeds up to 1.2 times stall speed, flaps up and down, and with power up to 75 percent of maximum continuous rating.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

STALLS

§ 3.120 *Stalling demonstration.* (a) Stalls shall be demonstrated under two conditions:

- (1) With power off.
- (2) With the power setting not less than that required to show compliance with § 3.85 (a).

(b) In either condition it shall be possible, with flaps and landing gear in any position, with center of gravity in the position least favorable for recovery, and with appropriate airplane weights for:

- (1) Airplanes having independently controlled rolling and directional controls to produce and to correct roll by unreversed use of the rolling control and to produce and to correct yaw by unreversed use of the directional control during the maneuvers described below up to the time when the airplane pitches,
- (2) Two-control airplanes having either interconnected lateral and directional controls or providing only one of these controls to produce and to correct roll by unreversed use of the rolling control without producing excessive yaw during the maneuvers described below up to the time the airplane pitches.

(c) During the recovery portions of the maneuver, pitch shall not exceed 30 degrees below level, there shall be no loss of altitude in excess of 100 feet, and not more than 15 degrees roll or yaw shall occur when controls are not used for 1 second after pitch starts and are used thereafter only in a normal manner.

(d) Where clear and distinctive stall warning is apparent to the pilot at a speed at least 5 percent above the stalling speed with flaps and landing gear in any position, both in straight and turning flight, these requirements are modified as follows:

- (1) It shall be possible to prevent more than 15 degrees roll or yaw by the normal use of controls.
- (2) Any loss of altitude in excess of 100 feet or any pitch in excess of 30 degrees below level shall be entered in the Airplane Flight Manual.

(e) In demonstrating the qualities set forth in paragraph (d) of this section, the order of events shall be:

- (1) With trim controls adjusted for straight flight at a speed of approximately $1.4 V_{st}$, reduce speed by means of the elevator control until the speed is

steady at slightly above stalling speed, then

(2) Pull elevator control back at a rate such that the airplane speed reduction does not exceed 1 mile per hour per second until a stall is produced as evidenced by an uncontrollable downward pitching motion of the airplane, or until the control reaches the stop. Normal use of the elevator control for recovery may be made after such pitching motion is unmistakably developed.

§ 3.120-1 *Measuring loss of altitude during stall (CAA policies which apply to § 3.120).* To meet the requirements of § 3.120, pertaining to the maximum loss of altitude permitted during the stall, it is necessary that a suitable method be used for the purpose of measuring such loss during the investigation of stalls. Unless special features of an individual type being investigated render the following instructions inapplicable, the procedure described shall be used for this purpose:

(a) The standard procedure for approaching a stall shall be used as specified in § 3.120.

(b) The loss of altitude encountered in the stall (power on or power off) shall be the distance as observed on the sensitive altimeter testing installation from the moment the airplane pitches to the observed altitude reading at which horizontal flight has been regained.

(c) Power used during the recovery portions of a stall maneuver may be that which, at the discretion of the inspector, would be likely used by a pilot under normal operating conditions when executing this particular maneuver. However, the power used to regain level flight shall not be applied until the airplane has regained flying control at a speed of approximately $1.2 V_{st}$. This means that in the investigation of stalls with the critical engine inoperative, the power may be reduced on the operating engine(s) before reapplying power on the operating engine or engines for the purpose of regaining level flight.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.121 *Climbing stalls.* When stalled from an excessive climb attitude it shall be possible to recover from this maneuver without exceeding the limiting air speed or the allowable acceleration limit.

§ 3.122 *Turning flight stalls.* When stalled during a coordinated 30-degree banked turn with 75 percent maximum continuous power on all engines, flaps and landing gear retracted, it shall be possible to recover to normal level flight without encountering excessive loss of altitude, uncontrollable rolling characteristics, or uncontrollable spinning tendencies. These qualities shall be demonstrated by performing the following maneuver: After a steady curvilinear level coordinated flight condition in a 30-degree bank is established and while maintaining the 30-degree bank, the airplane shall be stalled by steadily and progressively tightening the turn with the elevator control until the airplane is stalled or until the elevator has reached its stop. When the stall has fully developed, re-

covery to level flight shall be made with normal use of the controls.

§ 3.123 *One-engine-inoperative stalls.* Multiengine airplanes shall not display any undue spinning tendency and shall be safely recoverable without applying power to the inoperative engine when stalled with:

- (a) The critical engine inoperative,
- (b) Flaps and landing gear retracted,
- (c) The remaining engines operating at up to 75 percent of maximum continuous power, except that the power need not be greater than that at which the use of maximum control travel just holds the wings laterally level in approaching the stall. The operating engines may be throttled back during the recovery from the stall.

SPINNING

§ 3.124 *Spinning—*(a) *Category N.* All airplanes of 4,000 pounds or less maximum weight shall recover from a one-turn spin with controls assisted to the extent necessary to overcome friction in not more than one and one-half additional turns and without exceeding either the limiting air speed or the limit positive maneuvering load factor for the airplane. It shall not be possible to obtain uncontrollable spins by means of any possible use of the controls. Compliance with the above shall be demonstrated at any permissible combination of weight and center of gravity positions obtainable with all or part of the design useful load. All airplanes in this category, regardless of weight, shall be placarded against spins or demonstrated to be "characteristically incapable of spinning" in which case they shall be so designated. (See paragraph (d) of this section.)

(b) *Category U.* Airplanes in this category shall comply with either the entire requirements of paragraph (a) of this section or the entire requirements of paragraph (c) of this section.

(c) *Category A.* All airplanes in this category must be capable of spinning and shall comply with the following:

(1) At any permissible combination of weight and center of gravity position obtainable with all or part of the design useful load, the airplane shall recover from a six-turn spin with controls free in not more than four additional turns after releasing the controls. If the airplane will not recover as prescribed with controls free but will recover with the controls assisted to the extent necessary to overcome friction, the airplane may be certificated with the rear-most center of gravity position 2 percent forward of the position used in the test.

(2) It shall be possible to recover at any point in the spinning described above by using the controls in a normal manner for that purpose in not more than one and one-half additional turns, and without exceeding either the limiting air speed or the limit positive maneuvering load factor for the airplane. It shall not be possible to obtain uncontrollable spins by means of any possible use of the controls.

(d) *Category NU.* When it is desired to designate an airplane as a type "characteristically incapable of spinning," the flight tests to demonstrate this characteristic shall also be conducted with:

(1) A maximum weight 5 percent in excess of the weight for which approval is desired,

(2) A center of gravity at least 3 percent aft of the rear-most position for which approval is desired,

(3) An available up-elevator travel 4 degrees in excess of that to which the elevator travel is to be limited by appropriate stops.

(4) An available rudder travel 7 degrees, in both directions, in excess of that to which the rudder travel is to be limited by appropriate stops.

GROUND AND WATER CHARACTERISTICS

§ 3.143 *Requirements.* All airplanes shall comply with the requirements of §§ 3.144 to 3.147.

§ 3.144 *Longitudinal stability and control.* There shall be no uncontrollable tendency for landplanes to nose over in any operating condition reasonably expected for the type, or when rebound occurs during landing or take-off. Wheel brakes shall operate smoothly and shall exhibit no undue tendency to induce nosing over. Seaplanes shall exhibit no dangerous or uncontrollable porpoising at any speed at which the airplane is normally operated on the water.

§ 3.145 *Directional stability and control.* (a) There shall be no uncontrollable looping tendency in 90-degree cross winds up to a velocity equal to $0.2 V_{st}$ at any speed at which the aircraft may be expected to be operated upon the ground or water.

(b) All landplanes shall be demonstrated to be satisfactorily controllable with no exceptional degree of skill or alertness on the part of the pilot in power-off landings at normal landing speed and during which brakes or engine power are not used to maintain a straight path.

(c) Means shall be provided for adequate directional control during taxiing.

§ 3.146 *Shock absorption.* The shock-absorbing mechanism shall not produce damage to the structure when the airplane is taxied on the roughest ground which it is reasonable to expect the airplane to encounter in normal operation.

§ 3.147 *Spray characteristics.* For seaplanes, spray during taxiing, take-off, and landing shall at no time dangerously obscure the vision of the pilots nor produce damage to the propeller or other parts of the airplane.

FLUTTER AND VIBRATION

§ 3.159 *Flutter and vibration.* All parts of the airplane shall be demonstrated to be free from flutter and excessive vibration under all speed and power conditions appropriate to the operation of the airplane up to at least the minimum value permitted for V_A in § 3.184. There shall also be no buffeting condition in any normal flight condition severe enough to interfere with the satisfactory control of the airplane or to cause excessive fatigue to the crew or result in structural damage. However, buffeting as stall warning is considered desirable and discouragement of this type of buffeting is not intended.

SUBPART C—STRENGTH REQUIREMENTS GENERAL

§ 3.171 *Loads.* (a) Strength requirements are specified in terms of limit and ultimate loads. Limit loads are the maximum loads anticipated in service. Ultimate loads are equal to the limit loads multiplied by the factor of safety. Unless otherwise described, loads specified are limit loads.

(b) Unless otherwise provided, the specified air, ground, and water loads shall be placed in equilibrium with inertia forces, considering all items of mass in the airplane. All such loads shall be distributed in a manner conservatively approximating or closely representing actual conditions. If deflections under load would change significantly the distribution of external or internal loads, such redistribution shall be taken into account.

§ 3.172 *Factor of safety.* The factor of safety shall be 1.5 unless otherwise specified.

§ 3.173 *Strength and deformations.* The structure shall be capable of supporting limit loads without suffering detrimental permanent deformations. At all loads up to limit loads, the deformation shall be such as not to interfere with safe operation of the airplane. The structure shall be capable of supporting ultimate loads without failure for at least 3 seconds, except that when proof of strength is demonstrated by dynamic tests simulating actual conditions of load application, the 3-second limit does not apply.

§ 3.173-1 *Dynamic tests (CAA policies which apply to § 3.173).* (a) Section 3.173 permits dynamic testing in lieu of stress analysis or static testing in the proof of compliance of the structure with strength and deformation requirements. In demonstrating, by dynamic tests, proof of strength of landing gears for the stipulated landing conditions contained in §§ 3.245, 3.246, and 3.247, it is necessary to employ a procedure which will not result in the accepting of landing gears weaker than those qualified for acceptance under present procedures, i. e., stress analysis or static testing.

(b) The Administrator will accept, as an adequate procedure for this purpose, the following dynamic tests:

The structure shall be dropped a minimum of 10 times from the limit drop height, and at least one time from the ultimate drop height, for each basic design condition for which proof of strength is being made by drop tests.

(c) With regard to the extent to which the structure can be proved by dynamic tests, such dynamic tests shall be accepted as proof of strength for only those elements of the structure for which it can be shown that the critical limit and ultimate loads have been reproduced.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.174 *Proof of structure.* Proof of compliance of the structure with the strength and deformation requirements of § 3.173 shall be made for all critical loading conditions. Proof of compliance by means of structural analysis will be

accepted only when the structure conforms with types for which experience has shown such methods to be reliable. In all other cases substantiating load tests are required. In all cases certain portions of the structure must be subjected to tests as specified in Subpart D.

FLIGHT LOADS

§ 3.181 *General.* Flight load requirements shall be complied with at critical altitudes within the range in which the airplane may be expected to operate and at all weights between the minimum design weight and the maximum design weight, with any practicable distribution of disposable load within prescribed operating limitations stated in § 3.777-3.780.

§ 3.182 *Definition of flight load factor.* The flight load factors specified represent the acceleration component (in terms of the gravitational constant g) normal to the assumed longitudinal axis of the airplane, and equal in magnitude and opposite in direction to the airplane inertia load factor at the center of gravity.

SYMMETRICAL FLIGHT CONDITIONS (FLAPS RETRACTED)

§ 3.183 *General.* The strength requirements shall be met at all combinations of air speed and load factor on and within the boundaries of a pertinent $V-n$ diagram, constructed similarly to the one shown in Figure 3-1, which represents the envelope of the flight loading conditions specified by the maneuvering and gust criteria of §§ 3.185 and 3.187. This diagram will also be used in determining the airplane structural operating limitations as specified in Subpart G.

§ 3.184 *Design air speeds.* The design air speeds shall be chosen by the designer except that they shall not be less than the following values:

$$V_o \text{ (design cruising speed)} \\ = 38 \sqrt{W/S} \text{ (N)} \\ = 42 \sqrt{W/S} \text{ (A)}$$

except that for values of W/S greater than 20, the above numerical multiplying factors shall be decreased linearly with W/S to a value of 33 at $W/S=100$: And further provided, That the required minimum value need be no greater than $0.9 V_h$ actually obtained at sea level.

$$V_d \text{ (design dive speed)} \\ = 1.40 V_c \text{ min (N)} \\ = 1.50 V_c \text{ min (U)} \\ = 1.55 V_c \text{ min (A)}$$

except that for values of W/S greater than 20, the above numerical multiplying factors shall be decreased linearly with W/S to a value of 1.35 at $W/S=100$. ($V_c \text{ min}$ is the required minimum value of design cruising speed specified above.)

$$V_p \text{ (design maneuvering speed)}$$

$$= V_s \sqrt{n} \text{ where:}$$

V_s = a computed stalling speed with flaps fully retracted at the design weight, normally based on the maximum airplane normal force coefficient, C_{NA} .

n = limit maneuvering load factor used in design.

except that the value of V_p need not exceed the value of V_c used in design.

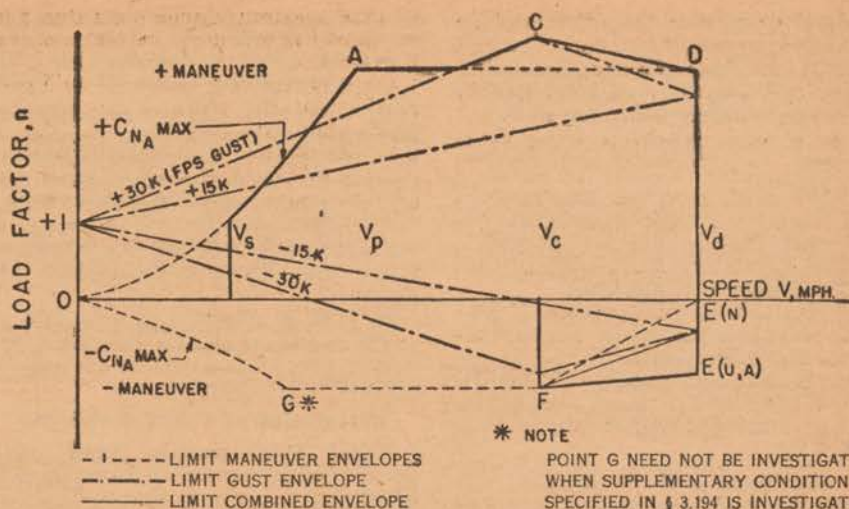


FIG. 3-1—(V-n) DIAGRAM (FLIGHT ENVELOPE)

§ 3.185 *Maneuvering envelope.* The airplane shall be assumed to be subjected to symmetrical maneuvers resulting in the following limit load factors, except where limited by maximum (static) lift coefficients:

(a) The positive maneuvering load factor specified in § 3.186 at all speeds up to V_d .

(b) The negative maneuvering load factor specified in § 3.186 at speed V_c ; and factors varying linearly with speed from the specified value at V_c to 0.0 at V_d for the N category and -1.0 at V_d for the A and U categories.

§ 3.186 *Maneuvering load factors.* (a) The positive limit maneuvering load factors shall not be less than the following values (see Fig. 3-2):

$$n = 2.1 + \frac{24,000}{W + 10,000} \text{ Category N}$$

except that n need not be greater than 3.8 and shall not be less than 2.5. For airplanes certificated as characteristically incapable of spinning, n need not exceed 3.5.

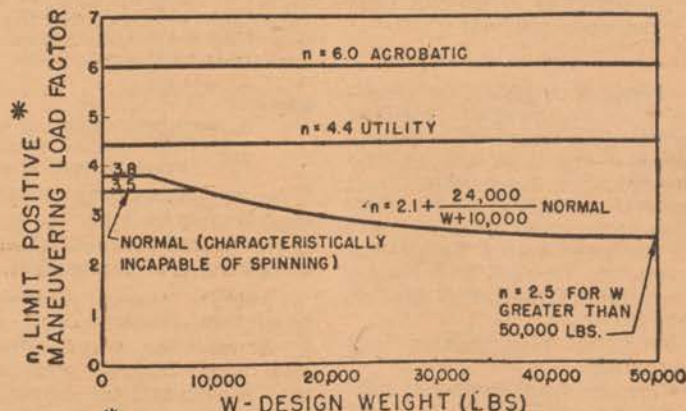
$$n = 4.4 \text{ Category U} \\ n = 6.0 \text{ Category A}$$

(b) The negative limit maneuvering load factors shall not be less than -0.4

times the positive load factor for the N and U categories, and shall not be less than -0.5 times the positive load factor for the A category.

(c) Lower values of maneuvering load factor may be employed only if it be proven that the airplane embodies features of design which make it impossible to exceed such values in flight. (See also § 3.106.)

§ 3.186-1 *Use of reduced maneuvering load factors (CAA policies which apply to § 3.186).* In connection with any application to have an aircraft certified for airworthiness under a combination of the requirements of this part and Part 4a of this chapter as authorized by the provisions of § 3.2, reduced maneuvering load factors may be used, provided it is shown that the basic flight envelope for the airplane meets the requirements of the applicable provisions of this part, and that the related operating limitations found in Subpart G are complied with. The actual analysis may be done on the basis of the requirements contained in Part 4a of this chapter. These requirements specify wing load factors. The net load factor for each condition, n_s , should be determined from the balancing computations. This net load factor shall



* NOTE. LIMIT NEGATIVE MANEUVERING LOAD FACTORS SHALL BE OBTAINED BY MULTIPLYING THE POSITIVE FACTOR VALUES BY .4 FOR NORMAL AND UTILITY CATEGORIES AND BY .5 FOR THE ACROBATIC CATEGORY.

FIG. 3-2—LIMIT MANEUVERING LOAD FACTORS

be equal or greater than the airplane load factor as determined from the Part 3 flight envelope. This analysis procedure may also be used for airplanes certificated entirely under this part.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.187 *Gust envelope.* The airplane shall be assumed to encounter symmetrical vertical gusts as specified below while in level flight and the resulting loads shall be considered limit loads:

(a) Positive (up) and negative (down) gusts of 30 feet per second nominal intensity at all speeds up to V_c .

(b) Positive and negative 15 feet per second gusts at V_d . Gust load factors shall be assumed to vary linearly between V_c and V_d .

§ 3.188 *Gust load factors.* In applying the gust requirements, the gust load factors shall be computed by the following formula:

$$n = 1 + \frac{KUVm}{575(W/S)}$$

where: $K = \frac{1}{2}(W/S)^{1/4}$ (for $W/S < 16$ p. s. f.)

$$= 1.33 - \frac{2.67}{(W/S)^{1/4}} \text{ (for } W/S > 16 \text{ p. s. f.)}$$

U —nominal gust velocity, f. p. s.
(Note that the "effective sharp-edged gust" equals KU .)

V —airplane speed, m. p. h.

m —slope of lift curve, C_L per radian, corrected for aspect ratio.

W/S —wing loading, p. s. f.

§ 3.188-1 "Slope of lift curve" (CAA interpretations which apply to § 3.188). For purposes of gust load computations as required in § 3.188 the slope of the lift curve may be assumed equal to that of the wing alone.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

§ 3.189 *Airplane equilibrium.* In determining the wing loads and linear inertia loads corresponding to any of the above specified flight conditions, the appropriate balancing horizontal tail load (see § 3.215) shall be taken into account in a rational or conservative manner.

Incremental horizontal tail loads due to maneuvering and gusts (see §§ 3.216 and 3.217) shall be reacted by angular inertia of the complete airplane in a rational or conservative manner.

FLAPS EXTENDED FLIGHT CONDITIONS

§ 3.190 *Flaps extended flight conditions.* (a) When flaps or similar high lift devices intended for use at the relatively low air speeds of approach, landing, and take-off are installed, the airplane shall be assumed to be subjected to symmetrical maneuvers and gusts with the flaps fully deflected at the design flap speed V_f resulting in limit load factors within the range determined by the following conditions:

(1) Maneuvering, to a positive limit load factor of 2.0.

(2) Positive and negative 15-feet-per-second gusts acting normal to the flight path in level flight. The gust load factors shall be computed by the formula of § 3.188.

V_f shall be assumed not less than 1.4 V_s or 1.8 V_{st} , whichever is greater, where:

V_s —the computed stalling speed with flaps fully retracted at the design weight
 V_{st} —the computed stalling speed with flaps fully extended at the design weight

except that when an automatic flap load limiting device is employed, the airplane may be designed for critical combinations of air speed and flap position permitted by the device. (See also § 3.338.)

(b) In designing the flaps and supporting structure, slipstream effects shall be taken into account as specified in § 3.223.

NOTE: In determining the external loads on the airplane as a whole, the thrust, slipstream, and pitching acceleration may be assumed equal to zero.

UNSYMMETRICAL FLIGHT CONDITIONS

§ 3.191 *Unsymmetrical flight conditions.* The airplane shall be assumed to be subjected to rolling and yawing maneuvers as described in the following conditions. Unbalanced aerodynamic moments about the center of gravity shall be reacted in a rational or conservative manner considering the principal masses furnishing the reacting inertia forces.

(a) *Rolling conditions.* The airplane shall be designed for (1) unsymmetrical wing loads appropriate to the category, and (2) the loads resulting from the aileron deflections and speeds specified in § 3.222, in combination with an airplane load factor of at least two-thirds of the positive maneuvering factor used in the design of the airplane. Only the wing and wing bracing need be investigated for this condition.

NOTE: These conditions may be covered as noted below:

(a) Rolling accelerations may be obtained by modifying the symmetrical flight conditions shown in Figure 3-1 as follows:

(1) *Acrobatic category.* In conditions A and F assume 100 percent of the wing air load acting on one side of the plane of symmetry and 60 percent on the other.

(2) *Normal and utility categories.* In condition A, assume 100 percent of the wing air load acting on one side of the airplane and 70 percent on the other. For airplanes over 1,000 pounds design weight, the latter percentage may be increased linearly with weight up to 80 percent at 25,000 pounds.

(b) The effect of aileron displacement on wing torsion may be accounted for by adding the following increment to the basic airfoil moment coefficient over the aileron portion of the span in the critical condition as determined by the note under § 3.222:

$$\Delta C_m = -.01\delta$$

where:

ΔC_m —moment coefficient increment

δ —down aileron deflection in degrees in critical condition

(b) *Yawing conditions.* The airplane shall be designed for the yawing loads resulting from the vertical surface loads specified in §§ 3.219 to 3.221.

§ 3.191-1 *Aileron rolling conditions* (CAA policies which apply to § 3.191 (a)). In determining whether airplanes of small to medium size and speed comply with § 3.191 (a), the Administrator will accept the following simplified procedure:

(a) *Steady roll.* Determine the C_n value, corresponding to two-thirds of the symmetrical maneuvering load factor. The C_n distribution over the span may

be assumed the same as that for the symmetrical flight conditions. Modify the wing moment coefficient over the aileron portions of the span, as described in the "note" under § 3.191 (a), corresponding to the required aileron deflections. The wing may be critical in torsion on the up as well as the down aileron side, depending upon airfoil section, elastic axis location, aileron differential, etc. (For the up aileron, the moment coefficient increment will be positive.)

(b) *Maximum angular acceleration.* This condition need be investigated only for wings carrying large mass items outboard. In such cases instantaneous aileron deflection (zero rolling velocity) may be assumed and the local value of C_n and C_m over the aileron portions of the span modified accordingly to obtain the spanwise airload distribution. The average C_n of the entire wing should correspond to two-thirds of the symmetrical maneuvering load factor. The resulting rolling moment should be resisted by the rolling inertia of the entire airplane.

[12 F. R. 3435. Correction noted at 14 F. R. 36]

SUPPLEMENTARY CONDITIONS

§ 3.194 *Special condition for rear lift truss.* When a rear lift truss is employed, it shall be designed for conditions of reversed airflow at a design speed of:

$$V = 10\sqrt{W/S} + 10 \text{ (m. p. h.)}$$

NOTE: It may be assumed that the value of C_L is equal to -0.8 and the chordwise distribution is triangular between a peak at the trailing edge and zero at the leading edge.

§ 3.195 *Engine torque effects.* (a) Engine mounts and their supporting structures shall be designed for engine torque effects combined with certain basic flight conditions as described in subparagraphs (1) and (2) of this paragraph. Engine torque may be neglected in the other flight conditions.

(1) The limit torque corresponding to take-off power and propeller speed acting simultaneously with 75 percent of the limit loads from flight condition A. (See Fig. 3-1.)

(2) The limit torque corresponding to maximum continuous power and propeller speed, acting simultaneously with the limit loads from flight condition A. (See Fig. 3-1.)

(b) The limit torque shall be obtained by multiplying the mean torque by a factor of 1.33 in the case of engines having 5 or more cylinders. For 4-, 3-, and 2-cylinder engines, the factors shall be 2, 3, and 4, respectively.

§ 3.196 *Side load on engine mount.* The limit load factor in a lateral direction for this condition shall be at least equal to one-third of the limit load factor for flight condition A (see Fig. 3-1) except that it shall not be less than 1.33. Engine mounts and their supporting structure shall be designed for this condition which may be assumed independent of other flight conditions.

CONTROL SURFACE LOADS

§ 3.211 *General.* The control surface loads specified in the following sections shall be assumed to occur in the

symmetrical and unsymmetrical flight conditions as described in §§ 3.189-3.191. See Figures 3-3 to 3-10 for acceptable values of control surface loadings which are considered as conforming to the following detailed rational requirements.

§ 3.212 *Pilot effort.* In the control surface loading conditions described, the airloads on the movable surfaces and the corresponding deflections need not exceed those which could be obtained in flight by employing the maximum pilot control forces specified in Figure 3-11. In applying this criterion, proper consideration shall be given to the effects of control system boost and servo mechanisms, tabs, and automatic pilot systems in assisting the pilot.

§ 3.212-1 *Automatic pilot systems (CAA policies which apply to § 3.212).* The Administrator will accept the following procedure as giving proper consideration of automatic pilot systems in assisting the pilot under § 3.212: The autopilot effort need not be added to human pilot effort but the autopilot effort shall be used for design if it alone can produce greater control surface loads than the human pilot.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.213 *Trim tab effects.* The effects of trim tabs on the control surface design conditions need be taken into account only in cases where the surface loads are limited on the basis of maximum pilot effort. In such cases the tabs shall be considered to be deflected in the direction which would assist the pilot and the deflection shall correspond to the maximum expected degree of "out of trim" at the speed for the condition under consideration.

HORIZONTAL TAIL SURFACES

§ 3.214 *Horizontal tail surfaces.* The horizontal tail surfaces shall be designed for the conditions set forth in §§ 3.215-3.218.

§ 3.215 *Balancing loads.* A horizontal tail balancing load is defined as that necessary to maintain the airplane in equilibrium in a specified flight condition with zero pitching acceleration. The horizontal tail surfaces shall be designed for the balancing loads occurring at any point on the limit maneuvering envelope, Figure 3-1, and in the flap conditions. (See § 3.190.)

NOTE: The distribution of Figure 3-7 may be used.

§ 3.216 *Maneuvering loads.* (a) At maneuvering speed V_p assume a sudden deflection of the elevator control to the maximum upward deflection as limited by the control stops or pilot effort, whichever is critical.

NOTE: The average loading of Figure 3-3 and the distribution of Figure 3-8 may be used. In determining the resultant normal force coefficient for the tail under these conditions, it will be permissible to assume that the angle of attack of the stabilizer with respect to the resultant direction of air flow is equal to that which occurs when the airplane is in steady unaccelerated flight at a flight speed equal to V_p . The maximum elevator deflection can then be determined from the above criteria and the tail normal

Acceptable values of limit average maneuvering control surface loadings can be obtained from Figure 3-3 (b) as follows:

Horizontal Tail Surfaces

- (1) Condition § 3.216 (a): Obtain \bar{w} as function of W/S and surface deflection;
Use Curve C for deflection 10° or less;
Use Curve B for deflection 20°;
Use Curve A for deflection 30° or more;
(Interpolate for other deflections);
Use distribution of Figure 3-8.
- (2) Condition § 3.213 (b): Obtain \bar{w} from Curve B. Use distribution of Figure 3-8.

Vertical Tail Surfaces

- (3) Condition § 3.219 (a): Obtain \bar{w} as function of W/S and surface deflection in same manner as outlined in (1) above, use distribution of Figure 3-8;
- (4) Condition § 3.219 (b): Obtain \bar{w} from Curve C, use distribution of Figure 3-7;
- (5) Condition § 3.219 (c): Obtain \bar{w} from Curve A, use distribution of Figure 3-9. (Note that condition § 3.220 generally will be more critical than this condition.)

Ailerons

- (6) In lieu of conditions § 3.222 (b): Obtain \bar{w} from Curve B, acting in both up and down directions.
Use distribution of Figure 3-10.

FIG. 3-3(a)—LIMIT AVERAGE MANEUVERING CONTROL SURFACE LOADINGS

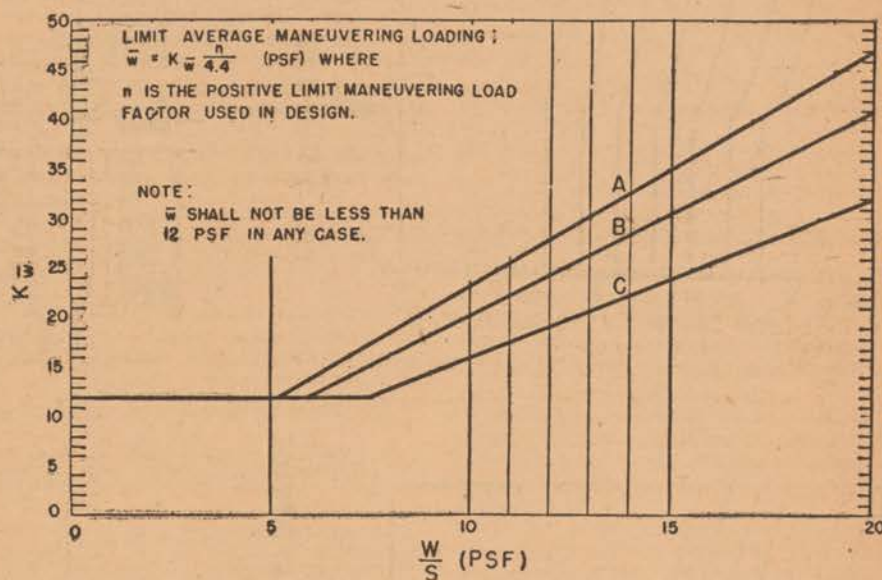


FIG. 3-3(b)—LIMIT AVERAGE MANEUVERING CONTROL SURFACE LOADING

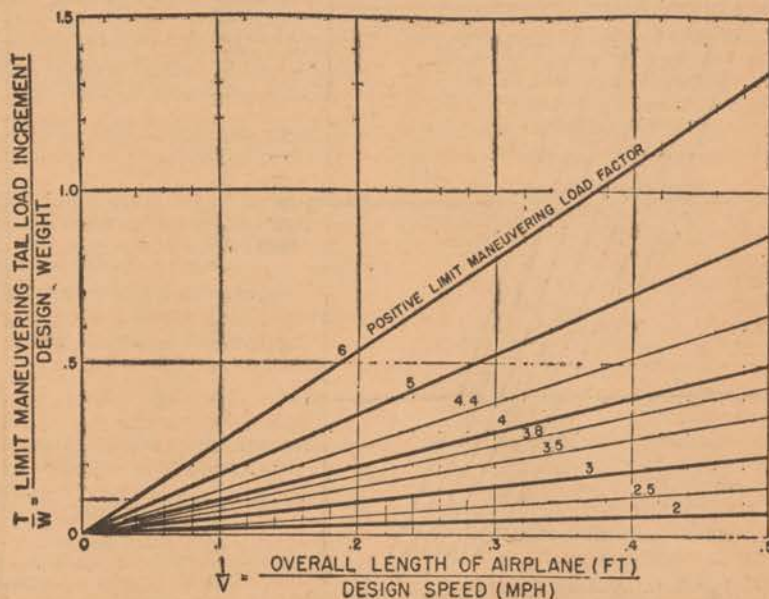


FIG. 3-4 — MANEUVERING TAIL LOAD INCREMENT (UP OR DOWN)

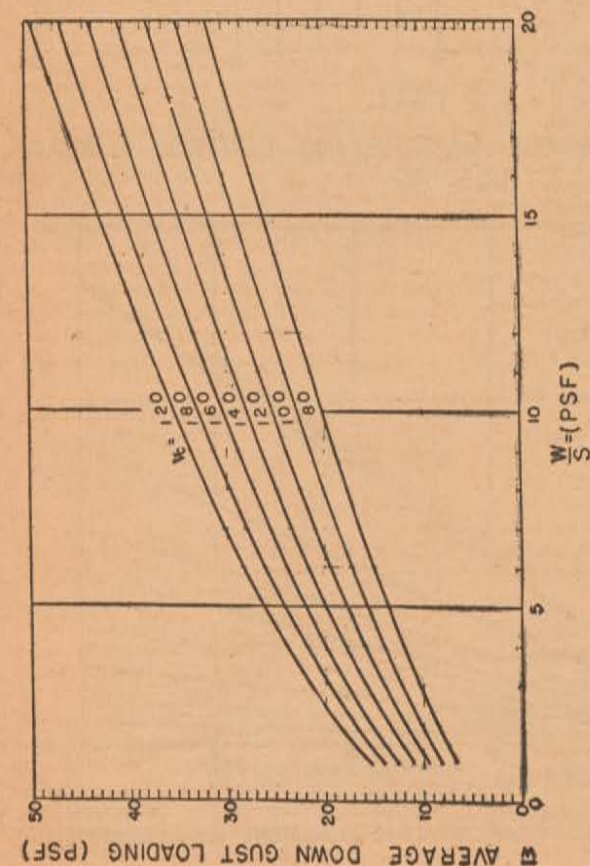


FIG. 3-5(a) — DOWN GUST LOADING ON HORIZONTAL TAIL SURFACE

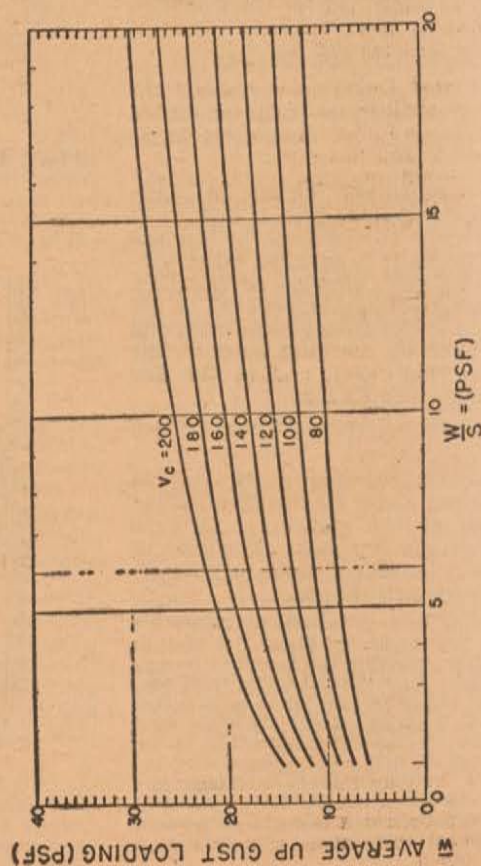


FIG. 3-5(b) — UP GUST LOADING ON HORIZONTAL TAIL SURFACE

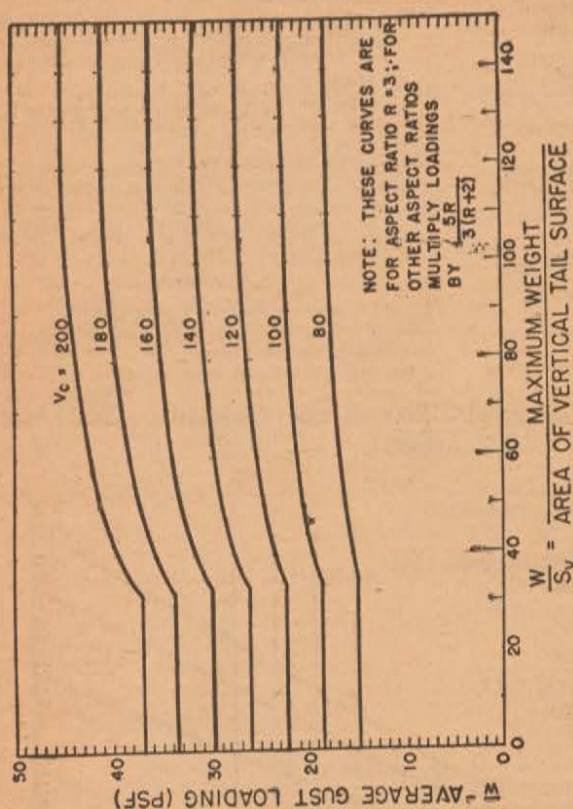


FIG. 3-6 — GUST LOADING ON VERTICAL TAIL SURFACE

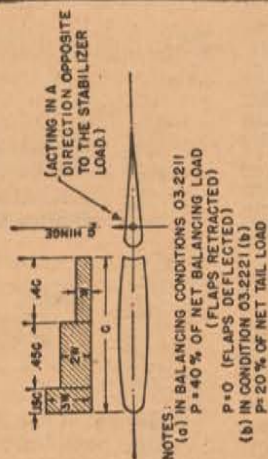


FIG. 3-7 TAIL SURFACE LOAD DISTRIBUTION

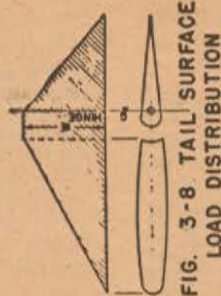


FIG. 3-8 TAIL SURFACE LOAD DISTRIBUTION

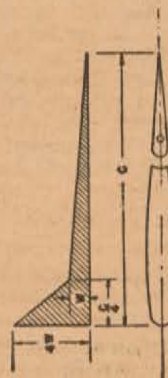


FIG. 3-9 TAIL SURFACE LOAD DISTRIBUTION

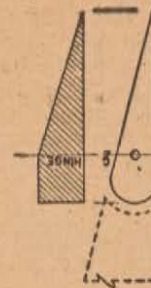


FIG. 3-10 AILERON LOAD DISTRIBUTION

force coefficient can be obtained from the data given in NACA Report No. 688, "Aerodynamic Characteristics of Horizontal Tail Surfaces," or other applicable NACA reports.

(b) Same as case (a) except that the elevator deflection is downward.

NOTE: The average loading of Figure 3-3 and the distribution of Figure 3-8 may be used.

(c) At all speeds above V_p the horizontal tail shall be designed for the maneuvering loads resulting from a sudden upward deflection of the elevator, followed by a downward deflection of the elevator such that the following combinations of normal acceleration and angular acceleration are obtained:

Condition	Airplane normal acceleration n	Angular acceleration radian/sec. ²
Down load.....	1.0	$\frac{45}{V} n_m (n_m - 1.5)$
Up load.....	n_m	$-\frac{45}{V} n_m (n_m - 1.5)$

where:

n_m = positive limit maneuvering load factor used in the design of the airplane.

V = initial speed in miles per hour.

(d) The total tail load for the conditions specified in (c) shall be the sum of: (1) The balancing tail load corresponding with the condition at speed V and the specified value of the normal load factor n , plus (2) the maneuvering load increment due to the specified value of the angular acceleration.

NOTE: The maneuvering load increment of Figure 3-4 and the distributions of Figure 3-8 (for downloads) and Figure 3-9 (for uploads) may be used. These distributions apply to the total tail load.

§ 3.217 *Gust loads.* The horizontal tail surfaces shall be designed for loads occurring in the following conditions:

(a) Positive and negative gusts of 30 feet per second nominal intensity at speed V_c , corresponding to flight condition § 3.187 (a) with flaps retracted.

NOTE: The average loadings of Figures 3-5 (a) and 3-5 (b) and the distribution of Figure 3-9 may be used for the total tail loading in this condition.

(b) Positive and negative gusts of 15 feet per second nominal intensity at speed V_t , corresponding to flight condition § 3.190 (b) with flaps extended. In determining the total load on the horizontal tail for these conditions, the initial balancing tail loads shall first be determined for steady unaccelerated flight at the pertinent design speeds V_c and V_t . The incremental tail load resulting from the gust shall then be added to the initial balancing tail load to obtain the total tail load.

NOTE: The incremental tail load due to the gust may be computed by the following formula:

$$\Delta t = 0.1 KUVS_t a_t \left(1 - \frac{36a_w}{R_w} \right)$$

where:

Δt = the limit gust load increment on the tail in pounds;

K = gust coefficient K in § 3.188,

U = nominal gust intensity in feet per second,

V = airplane speed in miles per hour,
 S_t = tail surface area in square feet,
 a_t = slope of lift curve of tail surface, C_L per degree, corrected for aspect ratio,
 a_w = slope of lift curve of wing, C_L per degree,
 R_w = aspect ratio of the wing.

§ 3.218 *Unsymmetrical loads.* The maximum horizontal tail surface loading (load per unit area), as determined by the preceding sections, shall be applied to the horizontal surfaces on one side of the plane of symmetry and the following percentage of that loading shall be applied on the opposite side:

$\% = 100 - 10(n - 1)$ where:
 n is the specified positive maneuvering load factor.

In any case the above value shall not be greater than 80 percent.

VERTICAL TAIL SURFACES

§ 3.219 *Maneuvering loads.* At all speeds up to V_p :

(a) With the airplane in unaccelerated flight at zero yaw, a sudden displacement of the rudder control to the maximum deflection as limited by the control stops or pilot effort, whichever is critical, shall be assumed.

NOTE: The average loading of Figure 3-3 and the distribution of Figure 3-8 may be used.

(b) The airplane shall be assumed to be yawed to a sideslip angle of 15 degrees while the rudder control is maintained at full deflection (except as limited by pilot effort) in the direction tending to increase the sideslip.

NOTE: The average loading of Figure 3-3 and the distribution of Figure 3-7 may be used.

(c) The airplane shall be assumed to be yawed to a sideslip angle of 15 degrees while the rudder control is maintained in the neutral position (except as limited by pilot effort). The assumed sideslip angles may be reduced if it is shown that the value chosen for a particular speed cannot be exceeded in the cases of steady slips, uncoordinated rolls from a steep bank, and sudden failure of the critical engine with delayed corrective action.

NOTE: The average loading of Figure 3-3 and the distribution of Figure 3-9 may be used.

§ 3.220 *Gust loads.* (a) The airplane shall be assumed to encounter a gust of 30 feet per second nominal intensity, normal to the plane of symmetry while in unaccelerated flight at speed V_c .

(b) The gust loading shall be computed by the following formula:

$$\bar{w} = \frac{KUVm}{575}$$

where:

\bar{w} = average limit unit pressure in pounds per square foot,

$K = 1.33 - \frac{4.5}{(W/S_v)^{1/4}}$, except that K shall

not be less than 1.0. A value of K obtained by rational determination may be used.

U = nominal gust intensity in feet per second,

V = airplane speed in miles per hour,

m = slope of lift curve of vertical surface, C_L per radian, corrected for aspect ratio,

W = design weight in pounds,

S_v = vertical surface area in square feet.

(c) This loading applies only to that portion of the vertical surfaces having a well-defined leading edge.

NOTE: The average loading of Figure 3-6 and the distribution of Figure 3-9 may be used.

§ 3.221 *Outboard fins.* When outboard fins are carried on the horizontal tail surface, the tail surfaces shall be designed for the maximum horizontal surface load in combination with the corresponding loads induced on the vertical surfaces by end plate effects. Such induced effects need not be combined with other vertical surface loads. When outboard fins extend above and below the horizontal surface, the critical vertical surface loading (load per unit area) as determined by §§ 3.219 and 3.220 shall be applied:

(a) To the portion of the vertical surfaces above the horizontal surface, and 80 percent of that loading applied to the portion below the horizontal surface,

(b) To the portion of the vertical surfaces below the horizontal surface, and 80 percent of that loading applied to the portion above the horizontal surface.

AILERONS, WING FLAPS, TABS, ETC.

§ 3.222 *Ailerons.* (a) In the symmetrical flight conditions (see §§ 3.183-3.189), the ailerons shall be designed for all loads to which they are subjected while in the neutral position.

(b) In unsymmetrical flight conditions (see § 3.191 (a)), the ailerons shall be designed for the loads resulting from the following deflections except as limited by pilot effort:

(1) At speed V_p it shall be assumed that there occurs a sudden maximum displacement of the aileron control. (Suitable allowance may be made for control system deflections.)

(2) When V_c is greater than V_p , the aileron deflection at V_c shall be that required to produce a rate of roll not less than that obtained in condition (1).

(3) At speed V_d the aileron deflection shall be that required to produce a rate of roll not less than one-third of that which would be obtained at the speed and aileron deflection specified in condition (1).

NOTE: For conventional ailerons, the deflections for conditions (2) and (3) may be computed from:

$$\delta_1 = \frac{V_p}{V_c} \delta_{11}; \quad \text{and} \quad \delta_2 = \frac{0.5 V_p}{V_d} \delta_{11};$$

where:

δ_1 = total aileron deflection (sum of both aileron deflections) in condition (1).

δ_2 = total aileron deflection in condition (2).

δ_3 = total deflection in condition (3). In the equation for δ_3 , the 0.5 factor is used instead of 0.33 to allow for wing torsional flexibility.

(c) The critical loading on the ailerons should occur in condition (2) if V_d is less than $2V_c$ and the wing meets the torsional stiffness criteria. The normal force coefficient C_N for the ailerons may be taken as 0.048, where δ is the deflec-

tion of the individual aileron in degrees. The critical condition for wing torsional loads will depend upon the basic airfoil moment coefficient as well as the speed, and may be determined as follows:

$$\frac{T_2}{T_1} = \frac{(C_m - .01\delta_{21}) V_d^2}{(C_m - .01\delta_{21}) V_c^2}$$

where:

T_2/T_1 is the ratio of wing torsion in condition (b) (3) to that in condition (b) (2).

δ_{21} and δ_{31} are the down deflections of the individual aileron in conditions (b) (2) and (3) respectively.

(d) When T_2/T_1 is greater than 1.0 condition (b) (3) is critical; when T_2/T_1 is less than 1.0 condition (b) (2) is critical.

(e) In lieu of the above rational conditions the average loading of Figure 3-3 and the distribution of Figure 3-10 may be used.

§ 3.223 Wing flaps. Wing flaps, their operating mechanism, and supporting structure shall be designed for critical loads occurring in the flap-extended flight conditions (see § 3.190) with the flaps extended to any position from fully retracted to fully extended; except that when an automatic flap load limiting device is employed these parts may be designed for critical combinations of air speed and flap position permitted by the device. (Also see §§ 3.338 and 3.339.) The effects of propeller slipstream corresponding to take-off power shall be taken into account at an airplane speed of not less than $1.4 V_s$ where V_s is the computed stalling speed with flaps fully retracted at the design weight. For investigation of the slipstream condition, the airplane load factor may be assumed to be 1.0.

§ 3.224 Tabs. Control surface tabs shall be designed for the most severe combination of air speed and tab deflection likely to be obtained within the limit $V-n$ diagram (Fig. 3-1) for any usable loading condition of the airplane.

§ 3.225 Special devices. The loading for special devices employing aerodynamic surfaces, such as slots and spoilers, shall be based on test data.

CONTROL SYSTEM LOADS

§ 3.231 Primary flight controls and systems. (a) Flight control systems and supporting structures shall be designed for loads corresponding to 125 percent of the computed hinge moments of the movable control surface in the conditions prescribed in §§ 3.211 to 3.225, subject to the following maxima and minima:

(1) The system limit loads need not exceed those which can be produced by the pilot and automatic devices operating the controls.

(2) The loads shall in any case be sufficient to provide a rugged system for service use, including consideration of jamming, ground gusts, taxiing tail to wind, control inertia, and friction.

(b) Acceptable maximum and minimum pilot loads for elevator, aileron, and rudder controls are shown in Figure 3-11. These pilot loads shall be assumed to act at the appropriate control grips or pads in a manner simulating flight con-

ditions and to be reacted at the attachments of the control system to the control surface horn.

§ 3.231-1 Hinge moments (CAA policies which apply to § 3.231). The 125 percent factor on computed hinge moments provided in § 3.231 (a) need be applied only to elevator, aileron and rudder systems. The Administrator will accept a factor as low as 1.0 when hinge moments are based on test data, the exact reduction which the Administrator will accept, depending to an extent upon the accuracy and reliability of the data.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.231-2 System limit loads (CAA policies which apply to § 3.231 (a) (1)). The Administrator will accept the following procedure as compliance with § 3.231 (a) (1): When the autopilot is acting in conjunction with the human pilot, the autopilot effort need not be added to human pilot effort but the autopilot effort shall be used for design if it alone can produce greater control surface loads than the human pilot. When the human pilot acts in opposition to the autopilot, that portion of the system between them shall be designed for the maximum effort of human pilot or autopilot, whichever is the lesser.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.232 Dual controls. When dual controls are provided, the systems shall be designed for the pilots operating in opposition, using individual pilot loads equal to 75 percent of those obtained in accordance with § 3.231, except that the individual pilot loads shall not be less than the minimum loads specified in Figure 3-11.

§ 3.233 Ground gust conditions. (a) The following ground gust conditions shall be investigated in cases where a deviation from the specific values for minimum control forces listed in Figure 3-11 is applicable. The following conditions are intended to simulate the loadings on control surfaces due to ground gusts and when taxiing with the wind.

(b) The limit hinge moment H shall be obtained from the following formula:

$$H = K_c S q$$

where:

H —limit hinge moment (foot-pounds).

c —mean chord of the control surface aft of the hinge line (feet).

S —area of control surface aft of the hinge line (square feet).

q —dynamic pressure (pounds per square foot) to be based on a design speed

not less than $10\sqrt{W/S} + 10$ miles per hour, except that the design speed need not exceed 60 miles per hour.

K —factor as specified below:

Surface	K
(a) Aileron.....	+0.75
Control column locked or lashed in mid-position.	
(b) Aileron.....	+0.50
Ailerons at full throw; + moment on one aileron, — moment on the other.	
(c) (d) Elevator.....	+0.75
Elevator (c) full up (—), and (d) full down (+).	
(e) (f) Rudder.....	+0.75
Rudder (e) in neutral, and (f) at full throw.	

(c) As used in paragraph (b) in connection with ailerons and elevators, a positive value of K indicates a moment tending to depress the surface while a negative value of K indicates a moment tending to raise the surface.

§ 3.233-1 Ground gust loads (CAA policies which apply to § 3.233). Section 3.233 requires ground gust loads to be investigated when a reduction in minimum pilot effort loads is desired. In such cases the entire system shall be investigated for ground gust loads. However, in instances where the designer desires to investigate ground gust loads without intending to reduce pilot effort loads, the ground gust load need be carried only from the control surface horn to the nearest stops or gust locks, including the stops or locks and their supporting structures.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.234 Secondary controls and systems. Secondary controls, such as wheel brakes, spoilers, and tab controls, shall be designed for the loads based on the maximum which a pilot is likely to apply to the control in question.

LIMIT PILOT LOADS

Control	Maximum loads for design weight W equal to or less than 5,000 lbs. ¹	Minimum loads ²
Aileron:		
Stick.....	67 pounds.....	40 pounds.
Wheel ³	53 D in-pounds ⁴	40 D in-pounds.
Elevator:		
Stick.....	167 pounds.....	100 pounds.
Wheel.....	200 pounds.....	100 pounds.
Rudder.....	200 pounds.....	130 pounds.

¹ For design weight W greater than 5,000 pounds the above specified maximum values shall be increased linearly with weight to 1.5 times the specified values at a design weight of 25,000 pounds.

² If the design of any individual set of control systems or surfaces is such as to make these specified minimum loads inapplicable, values corresponding to the pertinent hinge moments obtained according to § 3.233 may be used instead, except that in any case values less than 0.6 of the specified minimum loads shall not be employed.

³ The critical portions of the aileron control system shall also be designed for a single tangential force having a limit value equal to 1.25 times the couple force determined from the above criteria.

⁴ D = wheel diameter.

FIG. 3-11—PILOT CONTROL FORCE LIMITS

GROUND LOADS

§ 3.241 *Ground loads.* The loads specified in the following conditions shall be considered as the external loads and inertia forces which would occur in an airplane structure if it were acting as a rigid body. In each of the ground load conditions specified the external reactions shall be placed in equilibrium with the linear and angular inertia forces in a rational or conservative manner.

§ 3.242 *Design weight.* The design weight used in the landing conditions shall not be less than the maximum weight for which certification is desired: *Provided, however,* That for multiengine airplanes meeting the one-engine-inoperative climb requirement of § 3.85 (b), the airplane may be designed for a design landing weight which is less than the maximum design weight, if compliance is shown with the following sections of Part 4b in lieu of the corresponding requirements of this part: the ground load requirements of § 4b.241, and shock absorption requirements of § 4b.371 and its related sections, the wheel and tire requirements of §§ 4b.391 and 4b.392, and the fuel jettisoning system requirements of § 4b.536.

§ 3.243 *Load factor for landing conditions.* In the following landing conditions the limit vertical inertia load factor at the center of gravity of the airplane shall be chosen by the designer but shall not be less than the value which would be obtained when landing the airplane with a descent velocity, in feet per second, equal to the following value:

$$V = 4.4 (W/S)^{1/4}$$

except that the descent velocity need not exceed 10 feet per second and shall not be less than 7 feet per second. Wing lift not exceeding two-thirds of the weight of the airplane may be assumed to exist throughout the landing impact and may be assumed to act through the airplane center of gravity. When such wing lift is assumed, the ground reaction load factor may be taken equal to the inertia load factor minus the ratio of the assumed wing lift to the airplane weight. (See § 3.354 for requirements concerning the energy absorption tests which determine the limit load factor corresponding to the required limit descent velocities.) In no case, however, shall the inertia load factor used for design purposes be less than 2.67, nor shall the limit ground reaction load factor be less than 2.0, unless it is demonstrated that lower values of limit load factor will not be exceeded in taxiing the airplane over terrain having the maximum degree of roughness to be expected under intended service use at all speeds up to take-off speed.

LANDING CASES AND ATTITUDES

§ 3.244 *Landing cases and attitudes.* For conventional arrangements of main and nose, or main and tail wheels, the airplane shall be assumed to contact the ground at the specified limit vertical velocity in the attitudes described in §§ 3.245-3.247. (See Figs. 3-12 (a) and 3-12 (b) for acceptable landing condi-

tions which are considered to conform with §§ 3.245-3.247.)

§ 3.245 *Level landing—(a) Tail wheel type.* Normal level flight attitude.

(b) *Nose wheel type.* Two cases shall be considered:

(1) Nose and main wheels contacting the ground simultaneously.

(2) Main wheels contacting the ground, nose wheel just clear of the ground. (The angular attitude may be assumed the same as in subparagraph (1) of this paragraph for purposes of analysis.)

(c) *Drag components.* In this condition, drag components simulating the forces required to accelerate the tires and wheels up to the landing speed shall be properly combined with the corresponding instantaneous vertical ground reactions. The wheel spin-up drag loads

may be based on vertical ground reactions, assuming wing lift and a tire-sliding coefficient of friction of 0.8, but in any case the drag loads shall not be less than 25 percent of the maximum vertical ground reactions neglecting wing lift.

§ 3.245-1 *Wheel spin-up loads (CAA policies which apply to § 3.245).* (a) Section 3.245 requires that spin-up loads be taken into account in structural designs. Section 3.244 permits the use of arbitrary drag loads for this purpose.

(b) If it is desired to use a method more rational than the arbitrary drag components referred to in § 3.244 in determining the wheel spin-up loads for landing conditions, the Administrator will accept the following method from NACA T. N. 863 for this purpose (however, the minimum drag component of

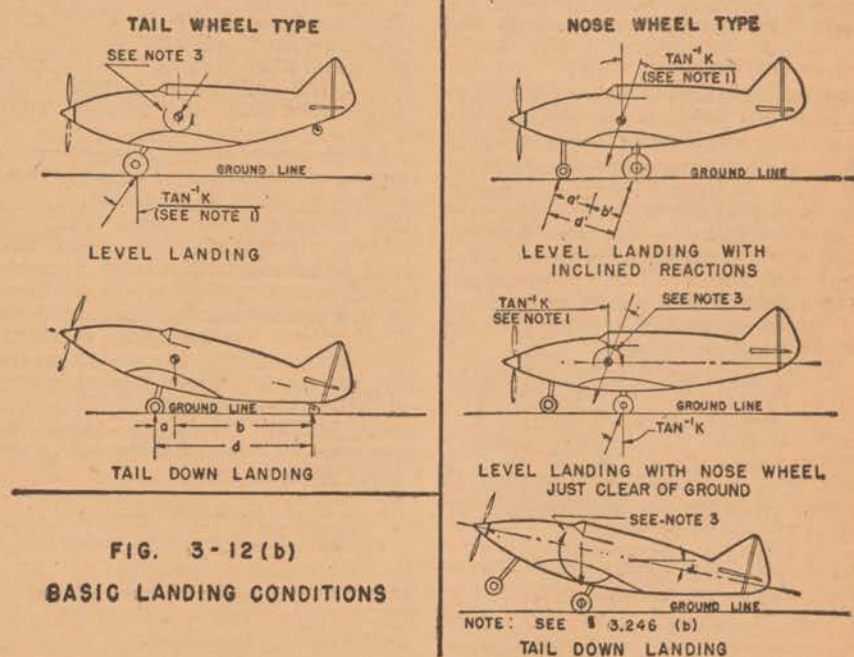
Condition	Tail wheel type		Nose wheel type		
	Level landing	Tail-down landing	Level landing with inclined reactions	Level landing with nose wheel just clear of ground	Tail-down landing
Reference section	§ 3.245 (a)	§ 3.246 (a)	§ 3.245 (b) (1)	§ 3.245 (b) (2)	§ 3.246 (b) (c)
Vertical component at c. g.	nW	nW	nW	nW	nW
Fore and aft component at c. g.	KnW	0	KnW	KnW	0
Lateral component in either direction at c. g.	0	0	0	0	0
Shock absorber extension (hydraulic shock absorber)	Note (2)	Note (2)	Note (2)	Note (2)	Note (2)
Shock absorber deflection (rubber or spring shock absorber)	100% Static	100% Static	100% Static	100% Static	100% Static
Tire deflection	nW	nW	nW	nW	nW
Main wheel loads (both wheels)	$\frac{V}{D}$ KV	nW b/d	nW b'/d' KV	nW b'/d' KV	0
Tail (nose) wheel loads	$\frac{V}{D}$ KV	nW a/d	nW a'/d' KV	0	0
Notes	(1) and (2)		(1)	(1) and (2)	(3)

NOTE (1).— K may be determined as follows: $K=0.25$ for $W=3,000$ pounds or less; $K=0.33$ for $W=6,000$ pounds or greater, with linear variation of K between these weights.

NOTE (2).—For the purpose of design, the maximum load factor shall be assumed to occur throughout the shock absorber stroke from 25 percent deflection to 100 percent deflection unless demonstrated otherwise, and the load factor shall be used with whatever shock absorber extension is most critical for each element of the landing gear.

NOTE (3).—Unbalanced moments shall be balanced by a rational or conservative method.

FIG. 3-12(a)—BASIC LANDING CONDITIONS

FIG. 3-12(b)
BASIC LANDING CONDITIONS

0.25 times the vertical component will still apply):

$$F_{H_{\max}} = \frac{1}{r_e} \sqrt{\frac{2I_w(V_H - V_c)nF_{V_{\max}}}{t_z}}$$

where:

$F_{H_{\max}}$ = maximum rearward horizontal force acting on the wheel-pounds.

r_e = effective rolling radius of wheel under impact-feet based on recommended operating tire pressure (may be assumed equal to the rolling radius under a static load of $n_s W_e$).

I_w = rotational mass moment of inertia of rolling assembly slug feet required.

V_H = linear velocity of airplane parallel to ground at instant of contact, assumed $1.2 V_{s_0}$, in feet per second.

V_c = peripheral speed of tire if pre-rotation is used (feet per second)—a positive means of pre-rotation should be provided before pre-rotation can be considered.

n = effective coefficient of friction; 0.80 is acceptable.

$F_{V_{\max}}$ = maximum vertical force on wheel (pounds) = $n_s W_e$, where W_e and n_s are defined in §§ 3.353 and 3.354.

t_z = time interval between ground contact and attainment of maximum vertical force on wheel (seconds). If the value of $F_{H_{\max}}$ from the above equation exceeds $0.8 F_{V_{\max}}$, the latter value should be used $F_{H_{\max}}$.

NOTE: This equation assumes a linear variation of load factor with time until the peak load is reached and under this assumption determines the drag force at the time that the wheel peripheral velocity at radius r_e equals the airplane velocity. Most shock absorbers do not exactly follow a linear variation of load factor with time. Hence, rational or conservative allowances should be made to compensate for these variations. On most landing gears the time for wheel spin-up will be less than the time required to develop maximum vertical load factor for the specified rate of descent and forward velocity. However, for exceptionally large wheels, a wheel peripheral velocity equal to the ground speed may not have been attained at time of maximum vertical gear load. This case is covered by the statement above that the drag spin-up load need not exceed 0.8 of the maximum vertical load.

(b) Dynamic spring-back of the landing gear and adjacent structure at the instant just after the wheels come up to speed may result in dynamic forward acting loads of considerable magnitude. This effect may be simulated in the level landing condition by assuming that the wheel spin-up loads are reversed. Dynamic spring-back is likely to be critical only for landing gear units having wheels of large mass supported by relatively flexible cantilever struts.

(c) The arbitrary drag loads referred to in § 3.244 (Fig. 3-12) are usually sufficient to provide for wheel spin-up except for airplanes having large diameter wheels or high stalling speeds. For the latter, it is recommended that a more rational investigation, such as that described above, be made.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.246 Tail down—(a) Tail wheel type. Main and tail wheels contacting ground simultaneously.

(b) Nose wheel type. Stalling attitude or the maximum angle permitting clearance of the ground by all parts of the airplane, whichever is the lesser.

(c) Vertical ground reactions. In this condition, it shall be assumed that the ground reactions are vertical, the wheels having been brought up to speed before the maximum vertical load is attained.

§ 3.247 One-wheel landing. One side of the main gear shall contact the ground with the airplane in the level attitude. The ground reactions shall be the same as those obtained on the one side in the level attitude. (See § 3.245.)

GROUND ROLL CONDITIONS

§ 3.248 Braked roll. The limit vertical load factor shall be 1.33. The attitude and ground contacts shall be those described for level landings in § 3.245, with the shock absorbers and tires deflected to their static positions. A drag reaction equal to the vertical reaction at the wheel multiplied by a coefficient of friction of 0.8 shall be applied at the ground contact point of each wheel having brakes, except that the drag reaction need not exceed the maximum value based on limiting brake torque.

§ 3.249 Side load. Level attitude with main wheels only contacting the ground, with the shock absorbers and tires deflected to their static positions. The limit vertical load factor shall be 1.33 with the vertical ground reaction divided equally between main wheels. The limit side inertia factor shall be 0.83 with the side ground reaction divided between main wheels as follows:

0.5W acting inboard on one side.
0.33W acting outboard on the other side.

TAIL WHEELS

§ 3.250 Supplementary conditions for tail wheels. The conditions in §§ 3.251 and 3.252 apply to tail wheels and affected supporting structure.

§ 3.251 Obstruction load. The limit ground reaction obtained in the tail down landing condition shall be assumed to act up and aft through the axle at 45 degrees. The shock absorber and tire may be assumed deflected to their static positions.

§ 3.252 Side load. A limit vertical ground reaction equal to the static load on the tail wheel, in combination with a side component of equal magnitude. When a swivel is provided, the tail wheel shall be assumed swiveled 90 degrees to the airplane longitudinal axis, the resultant ground load passing through the axle. When a lock steering device or shimmy damper is provided, the tail wheel shall also be assumed in the trailing position with the side load acting at the ground contact point. The shock absorber and tire shall be assumed deflected to their static positions.

NOSE WHEELS

§ 3.253 Supplementary conditions for nose wheels. The conditions set forth in §§ 3.254–3.256 apply to nose wheels and affected supporting structure. The shock absorbers and tires shall be assumed deflected to their static positions.

§ 3.254 Aft load. Limit force components at axle:

Vertical, 2.25 times static load on wheel,
Drag, 0.8 times vertical load.

§ 3.255 Forward load. Limit force components at axle:

Vertical, 2.25 times static load on wheel,
Forward, 0.4 times vertical load.

§ 3.256 Side load. Limit force components at ground contact:

Vertical, 2.25 times static load on wheel,
Side, 0.7 times vertical load.

SKIPLANES

§ 3.257 Supplementary conditions for skiplanes. The airplane shall be assumed resting on the ground with one main ski frozen in the snow and the other main ski and the tail ski free to slide. A limit side force equal to $P/3$ shall be applied at the most convenient point near the tail assembly, where P is the static ground reaction on the tail ski. For this condition the factor of safety shall be assumed equal to 1.0.

WATER LOADS

§ 3.265 General. The requirements set forth in §§ 3.266–3.282 shall apply to the entire airplane, but have particular reference to hull structure, wing, nacelles, and float supporting structure.

DESIGN WEIGHT

§ 3.266 Design weight. The design weight used in the water landing conditions shall not be less than the maximum weight for which certification is desired for any operation.

BOAT SEAPLANES

§ 3.267 Local bottom pressures—(a) Maximum local pressure. The maximum value of the limit local pressure shall be determined from the following equation:

$$P_{\max} = 0.055 V_{s_0}^{1.4} \left(1 + \frac{W}{50,000}\right)^{1/4}$$

where

P = pressure in pound per square inch.
 V_{s_0} = stalling speed, flaps down, power off, in miles per hour (to be calculated on the basis of wind tunnel data or flight tests on previous airplanes).
 W = design weight.

(b) Variation in local pressure. The local pressures to be applied to the hull bottom shall vary in accordance with Figure 3-13. No variation from keel to chine (beamwise) shall be assumed, except when the chine flare indicates the advisability of higher pressures at the chine.

(c) Application of local pressure. The local pressures determined in paragraphs (a) and (b) of this section shall be applied over a local area in such a manner as to cause the maximum local loads in the hull bottom structure.

§ 3.268 Distributed bottom pressures. (a) For the purpose of designing frames, keels, and chine structure, the limit pressures obtained from § 3.267 and Figure 3-13 shall be reduced to one-half the local values and simultaneously applied over the entire hull bottom. The loads so obtained shall be carried into the side-wall structure of the hull proper, but need not be transmitted in a fore-and-aft direction as shear and bending loads.

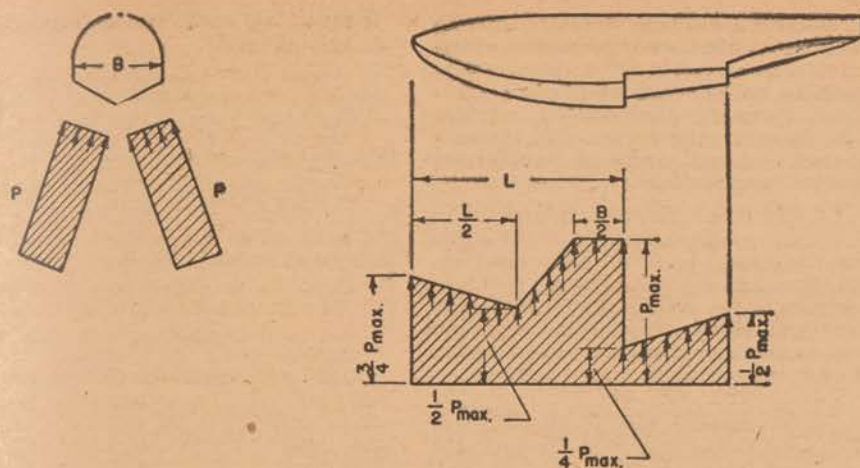


FIG. 3-13 DISTRIBUTION OF LOCAL PRESSURES
(BOAT SEAPLANES)

(b) *Unsymmetrical loading.* Each floor member or frame shall be designed for a load on one side of the hull center line equal to the most critical symmetrical loading, combined with a load on the other side of the hull center line equal to one-half of the most critical symmetrical loading.

§ 3.269 *Step loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry so as to pass through the center of gravity of the airplane.

(b) *Acceleration.* The limit acceleration shall be 4.33.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be computed from the inertia loads produced by the vertical water load. To avoid excessive local shear loads and bending moments near the point of water load application, the water load may be distributed over the hull bottom, using pressures not less than those specified in § 3.268.

§ 3.270 *Bow loading condition—(a) Application of load.* The resultant water load shall be applied in the plane of symmetry at a point one-tenth of the distance from the bow to the step and shall be directed upward and rearward at an angle of 30 degrees from the vertical.

(b) *Magnitude of load.* The magnitude of the limit resultant water load shall be determined from the following equation:

$$P_b = \frac{n_s W_e}{2}$$

where:

P_b = the load in pounds.

n_s = the step landing load factor.

W_e = an effective weight which is assumed equal to one-half the design weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads which resist the linear and angular accelerations involved. To avoid excessive local shear loads, the

water reaction may be distributed over the hull bottom, using pressures not less than those specified in § 3.268.

§ 3.271 *Stern loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry and shall be distributed over the hull bottom from the second step forward with an intensity equal to the pressures specified in §§ 3.267–3.272.

(b) *Magnitude of load.* The limit resultant load shall equal three-fourths of the maximum design weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by assuming the hull structure to be supported at the wing attachment fittings and neglecting internal inertia loads. This condition need not be applied to the fittings or to the portion of the hull ahead of the rear attachment fittings.

§ 3.272 *Side loading condition—(a) Application of load.* The resultant water load shall be applied in a vertical plane through the center of gravity. The vertical component shall be assumed to act in the plane of symmetry and horizontal component at a point halfway between the bottom of the keel and the load water line at design weight (at rest).

(b) *Magnitude of load.* The limit vertical component of acceleration shall be 3.25 and the side component shall be equal to 15 percent of the vertical component.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads or by introducing couples at the wing attachment points. To avoid excessive local shear loads, the water reaction may be distributed over the hull bottom, using pressures not less than those specified by § 3.268.

FLOAT SEAPLANES

§ 3.273 *Landing with inclined reactions.* (a) The vertical component of the limit load factor shall be 4.2 except

that it need not exceed a value given by the following formula:

$$n = 3.0 + 0.133 W/S$$

(b) The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction to be acting in the plane of symmetry and passing through the center of gravity of the airplane, but inclined so that its horizontal component is equal to one-fourth of its vertical component. Inertia forces shall be assumed to act in a direction parallel to the water reaction.

(c) *Factors of safety.* For the design of float attachment members, including the members necessary to complete a rigid brace truss through the fuselage, the factor of safety shall be 1.85. For the remaining structural members, the factor of safety shall be 1.5.

§ 3.275 *Landing with vertical reactions.* (a) The limit load factor shall be 4.33 acting vertically, except that it need not exceed a value given by the following formula:

$$n = 3.0 + 0.133 W/S$$

(b) The propeller axis (or equivalent reference line) shall be assumed to be horizontal, and the resultant water reaction to be vertical and passing through the center of gravity of the airplane.

(c) *Factors of safety.* The factors of safety shall be the same as those specified in § 3.273 (c).

§ 3.277 *Landing with side load.* The vertical component of the limit load factor shall be 4.0. The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction shall be assumed to be in the vertical plane which passes through the center of gravity of the airplane and is perpendicular to the propeller axis. The vertical load shall be applied through the keel or keels of the float or floats and evenly divided between the floats when twin floats are used. A side load equal to one-fourth of the vertical load shall be applied along a line approximately halfway between the bottom of the keel and the level of the water line at rest. When twin floats are used, the entire side load specified shall be applied to the float on the side from which the water reaction originates.

§ 3.278 *Supplementary load conditions.* Each main float of a float seaplane shall be capable of carrying the following loads when supported at the attachment fittings as installed on the airplane:

(a) A limit load, acting upward, applied at the bow end of float and of magnitude equal to that portion of the airplane weight normally supported by the particular float.

(b) A limit load, acting upward, applied at the stern of magnitude equal to 0.8 times that portion of the airplane weight normally supported by the particular float.

(c) A limit load, acting upward, applied at the step and of magnitude equal to 1.5 times that portion of the airplane weight normally supported by the particular float.

§ 3.279 *Bottom loads.* (a) Main sea-plane float bottoms shall be designed to withstand the following local pressures:

(1) A limit pressure of at least 10 pounds per square inch over that portion of the bottom lying between the first step and a section 25 percent of the distance from the step to the bow.

(2) A limit pressure of at least 5 pounds per square inch over that portion of the bottom lying between the section 25 percent of the distance from the step to the bow and a section 75 percent of the distance from the step to the bow.

(3) A limit pressure of at least 3 pounds per square inch over that portion of the bottom aft of the step (aft of main step if more than one step is used).

(b) The local pressures determined in paragraph (a) (1), (2) and (3) of this section shall be applied over local areas in such a manner as to cause the maximum loads in local structure such as bottom plating and stringers.

(c) For the purpose of designing frames, keels, and chine structure, distributed bottom pressures equal to one-half of the local values specified above shall be applied over the entire specified bottom areas.

WING-TIP FLOAT AND SEA WING LOADS

§ 3.280 *Wing-tip float loads.* Wing-tip floats and their attachment, including the wing structure, shall be analyzed for each of the following conditions:

(a) A limit load acting vertically up at the completely submerged center of buoyancy and equal to 3 times the completely submerged displacement.

(b) A limit load inclined upward at 45 degrees to the rear and acting through the completely submerged center of buoyancy and equal to 3 times the completely submerged displacement.

(c) A limit load acting parallel to the water surface (laterally) applied at the center of area of the side view and equal to 1.5 times the completely submerged displacement.

§ 3.281 *Wing structure.* The primary wing structure shall incorporate sufficient extra strength to insure that failure of wing-tip float attachment members occurs before the wing structure is damaged.

§ 3.282 *Sea wing loads.* Sea wing design loads shall be based on suitable test data.

SUBPART D—DESIGN AND CONSTRUCTION GENERAL

§ 3.291 *General.* The suitability of all questionable design details or parts having an important bearing on safety in operation shall be established by tests.

§ 3.292 *Materials and workmanship.* The suitability and durability of all materials used in the airplane structure shall be established on the basis of experience or tests. All materials used in the airplane structure shall conform to approved specifications which will insure their having the strength and other properties assumed in the design data. All workmanship shall be of a high standard.

§ 3.293 *Fabrication methods.* The methods of fabrication employed in con-

structing the airplane structure shall be such as to produce consistently sound structure. When a fabrication process such as gluing, spot welding, or heat-treating requires close control to attain this objective, the process shall be performed in accordance with an approved process specification.

§ 3.294 *Standard fastenings.* All bolts, pins, screws, and rivets used in the structure shall be of an approved type. The use of an approved locking device or method is required for all such bolts, pins, and screws. Self-locking nuts shall not be used on bolts subject to rotation during the operation of the airplane.

§ 3.295 *Protection.* All members of the structure shall be suitably protected against deterioration or loss of strength in service due to weathering, corrosion, abrasion, or other causes. In seaplanes, special precaution shall be taken against corrosion from salt water, particularly where parts made from different metals are in close proximity. Adequate provisions for ventilation and drainage of all parts of the structure shall be made.

§ 3.296 *Inspection provisions.* Adequate means shall be provided to permit the close examination of such parts of the airplane as require periodic inspection, adjustments for proper alignment and functioning, and lubrication of moving parts.

STRUCTURAL PARTS

§ 3.301 *Material strength properties and design values.* Material strength properties shall be based on a sufficient number of tests of material conforming to specifications to establish design values on a statistical basis. The design values shall be so chosen that the probability of any structure being under-strength because of material variations is extremely remote. Values contained in ANC-5 and ANC-18 shall be used unless shown to be inapplicable in a particular case.

NOTE: ANC-5, "Strength of Aircraft Elements" and ANC-18, "Design of Wood Aircraft Structures" are published by the Army-Navy-Civil Committee on Aircraft Design Criteria and may be obtained from the Government Printing Office, Washington 25, D. C.

§ 3.301-1 *Design properties* (CAA policies which apply to § 3.301). (a) With reference to section 5.00 of ANC-5, Amendment No. 1, allowable design property columns headed "Army-Navy" represent design properties which will be equalled or exceeded by the properties possessed by approximately 90 percent of the material. All other allowable design property columns relate to the minimum guaranteed properties and are based on values given in the various material specifications. The Administrator will permit uses of these design properties as outlined in subparagraphs (1) and (2) of this section, based on the objectives of § 3.301.

(1) In the case of structures where the applied loads are eventually distributed through single members within an assembly, the failure of which would result in the loss of the structural integrity of the component involved, the guaranteed minimum design mechanical properties listed in ANC-5 shall be used.

NOTE: Typical examples of such items are:

1. Wing lift struts.
2. Spars in two-spar wings.
3. Sparcaps in regions such as wing cut-outs and wing center sections where loads are transmitted through caps only.
4. Primary attachment fittings dependent on single bolts for load transfer.

(2) Redundant structures wherein partial failure of individual elements would result in the applied load being safely distributed to other load carrying members, may be designed on the basis of the "90 percent probability" allowable.

NOTE: Typical examples of such items are:

1. Sheet-stiffener combinations.
2. Multi-rivet or multiple bolt connections.

(b) Certain manufacturers have indicated a desire to use design value greater than the guaranteed minimums even in applications where only guaranteed minimum values would be permitted under paragraph (a) of this section, and have advocated that such allowables be based on "premium selection" of the material. Such increased design allowables will be acceptable to the Administrator: *Provided*, That a specimen or specimens of each individual item are tested prior to its use, to determine that the actual strength properties of that particular item will equal or exceed the properties used in design. This, in effect, results in the airplane or materials manufacturer guaranteeing higher minimum properties than those given in the basic procurement specifications.

(c) When strength testing is employed to establish design allowables (such as in the case of sheet-stiffener compression tests), the test results shall be reduced to values which would be met by material having the design allowable material properties for the part under consideration, as covered in subparagraphs (1) and (2) of this section.

NOTE: Sections 1.543 and 1.544 of ANC-5 outline two means of accomplishing this, but are by no means considered as the only methods available.

[12 F. R. 3436. Correction noted at 14 F. R. 36]

§ 3.302 *Special factors.* Where there may be uncertainty concerning the actual strength of particular parts of the structure or where the strength is likely to deteriorate in service prior to normal replacement, increased factors of safety shall be provided to insure that the reliability of such parts is not less than the rest of the structure as specified in §§ 3.303-3.306.

§ 3.303 *Variability factor.* For parts whose strength is subject to appreciable variability due to uncertainties in manufacturing processes and inspection methods, the factor of safety shall be increased sufficiently to make the probability of any part being under-strength from this cause extremely remote. Minimum variability factors (only the highest pertinent variability factor need be considered) are set forth in §§ 3.304-3.306.

§ 3.304 *Castings.* (a) Where visual inspection only is to be employed, the variability factor shall be 2.0.

(b) The variability factor may be reduced to 1.25 for ultimate loads and

1.15 for limit loads when at least three sample castings are tested to show compliance with these factors, and all sample and production castings are visually and radiographically inspected in accordance with an approved inspection specification.

(c) Other inspection procedures and variability factors may be used if found satisfactory by the Administrator.

§ 3.304-1 *Casting factors (CAA policies which apply to § 3.304)*. With reference to paragraphs (b) and (c) of § 3.304, the Administrator has approved specific proposals which permit the use of lower casting factors as specified in (b), with 100 percent radiographic inspection on initial runs, but with radiographic inspection gradually reduced on production lots as it becomes evident that adequate quality control has been established. All such procedures require the submittal and execution of a satisfactory process specification and statistical proof that adequate quality control has been achieved.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

§ 3.305 *Bearing factors*. (a) The factor of safety in bearing at bolted or pinned joints shall be suitably increased to provide for the following conditions:

(1) Relative motion in operation (control surface and system joints are covered in §§ 3.327-3.347).

(2) Joints with clearance (free fit) subject to pounding or vibration.

(b) Bearing factors need not be applied when covered by other special factors.

§ 3.306 *Fitting factor*. Fittings are defined as parts such as end terminals used to join one structural member to another. A multiplying factor of safety of at least 1.15 shall be used in the analysis of all fittings the strength of which is not proved by limit and ultimate load tests in which the actual stress conditions are simulated in the fitting and the surrounding structure. This factor applies to all portions of the fitting, the means of attachment, and bearing on the members joined. In the case of integral fittings, the part shall be treated as a fitting up to the point where the section properties become typical of the member. The fitting factor need not be applied where a type of joint design based on comprehensive test data is used. The following are examples: continuous joints in metal plating, welded joints, and scarf joints in wood, all made in accordance with approved practices.

§ 3.307 *Fatigue strength*. The structure shall be designed, insofar as practicable, to avoid points of stress concentration where variable stresses above the fatigue limit are likely to occur in normal service.

FLUTTER AND VIBRATION

§ 3.311 *Flutter and vibration prevention measures*. Wings, tail, and control surfaces shall be free from flutter, airfoil divergence, and control reversal from lack of rigidity, for all conditions of operation within the limit $V-n$ envelope, and the following detail requirements shall apply:

No. 136—12

(a) Adequate wing torsional rigidity shall be demonstrated by tests or other methods found suitable by the Administrator.

(b) The mass balance of surfaces shall be such as to preclude flutter.

(c) The natural frequencies of all main structural components shall be determined by vibration tests or other methods found satisfactory by the Administrator.

WINGS

§ 3.317 *Proof of strength*. The strength of stressed-skin wings shall be substantiated by load tests or by combined structural analysis and tests.

§ 3.318 *Ribs*. (a) The strength of ribs in other than stressed-skin wings shall be proved by test to at least 125 percent of the ultimate loads for the most severe loading conditions, unless a rational load analysis and test procedure is employed and the tests cover the variability of the particular type of construction.

(b) The effects of ailerons and high lift devices shall be properly accounted for. Rib tests shall simulate conditions in the airplane with respect to torsional rigidity of spars, fixity conditions, lateral support, and attachment to spars.

§ 3.318-1 *Rib tests (CAA policies which apply to § 3.318)*. Section 3.318 was drafted so as to allow the proof of strength of ribs in stressed skin wings to be made as part of 100-percent ultimate load test of the wings, in cases where the complete wing is tested in such a manner as to simulate the actual air load distribution. In such cases the Administrator will not require that separate rib tests be made. When ribs of stressed skin wings are tested separately from the wing and a rational load distribution is made, a suitable variability factor (see § 3.303) shall be employed in determining the test loads. Although no specific value is stated in § 3.303, a factor of 1.15 is considered acceptable. However, consideration may be given to a lower factor if such lower factor were substantiated by tests on a large number of ribs.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

§ 3.319 *External bracing*. When wires are used for external lift bracing they shall be double unless the design provides for a lift-wire-cut condition. Rigging loads shall be taken into account in a rational or conservative manner. The end connections of brace wires shall be such as to minimize restraint against bending or vibration. When brace struts of large fineness ratio are used, the aerodynamic forces on such struts shall be taken into account.

§ 3.320 *Covering*. Strength tests of fabric covering shall be required unless approved grades of cloth, methods of support, attachment, and finishing are employed. Special tests shall be required when it appears necessary to account for the effects of unusually high design air speeds, slipstream velocities, or other unusual conditions.

§ 3.320-1 *Aircraft fabric (CAA rules which apply to § 3.320)*. See §§ 4b.302-1 and 4b.302-2 of this chapter.

[13 F. R. 7723]

CONTROL SURFACES (FIXED AND MOVABLE)

§ 3.327 *Proof of strength*. Limit load tests of control surfaces are required. Such tests shall include the horn or fitting to which the control system is attached. In structural analyses, rigging loads due to wire bracing shall be taken into account in a rational or conservative manner.

§ 3.328 *Installation*. Movable tail surfaces shall be so installed that there is no interference between the surfaces or their bracing when each is held in its extreme position and all others are operated through their full angular movement. When an adjustable stabilizer is used, stops shall be provided which, in the event of failure of the adjusting mechanism, will limit its travel to a range permitting safe flight and landing.

§ 3.329 *Hinges*. Control surface hinges, excepting ball and roller bearings, shall incorporate a multiplying factor of safety of not less than 6.67 with respect to the ultimate bearing strength of the softest material used as a bearing. For hinges incorporating ball or roller bearings, the approved rating of the bearing shall not be exceeded. Hinges shall provide sufficient strength and rigidity for loads parallel to the hinge line.

CONTROL SYSTEMS

§ 3.335 *General*. All controls shall operate with sufficient ease, smoothness, and positiveness to permit the proper performance of their function and shall be so arranged and identified as to provide convenience in operation and prevent the possibility of confusion and subsequent inadvertent operation. (See § 3.384 for cockpit controls.)

§ 3.336 *Primary flight controls*. (a) Primary flight controls are defined as those used by the pilot for the immediate control of the pitching, rolling, and yawing of the airplane.

(b) For two-control airplanes the design shall be such as to minimize the likelihood of complete loss of the lateral directional control in the event of failure of any connecting or transmitting element in the control system.

§ 3.337 *Trimming controls*. Proper precautions shall be taken against the possibility of inadvertent, improper, or abrupt tab operations. Means shall be provided to indicate to the pilot the direction of control movement relative to airplane motion and the position of the trim device with respect to the range of adjustment. The means used to indicate the direction of the control movement shall be adjacent to the control, and the means used to indicate the position of the trim device shall be easily visible to the pilot and so located and operated as to preclude the possibility of confusion. Trimming devices shall be capable of continued normal operation notwithstanding the failure of any one connecting or transmitting element in the primary flight control system. Tab controls shall be irreversible unless the tab is properly balanced and possesses no unsafe flutter characteristics. Irreversible tab systems shall provide adequate

rigidity and reliability in the portion of the system from the tab to the attachment of the irreversible unit to the airplane structure.

§ 3.338 *Wing flap controls.* The controls shall be such that when the flap has been placed in any position upon which compliance with the performance requirements is based, the flap will not move from that position except upon further adjustment of the control or the automatic operation of a flap load limiting device. Means shall be provided to indicate the flap position to the pilot. If any flap position other than fully retracted or extended is used to show compliance with the performance requirements, such means shall indicate each such position. The rate of movement of the flaps in response to the operation of the pilot's control, or of an automatic device shall not be such as to result in unsatisfactory flight or performance characteristics under steady or changing conditions of air speed, engine power, and airplane attitude. (See § 3.109 (b) and (c).)

§ 3.339 *Flap interconnection.* (a) The motion of flaps on opposite sides of the plane of symmetry shall be synchronized by a mechanical interconnection, unless the airplane is demonstrated to have safe flight characteristics while the flaps are retracted on one side and extended on the other.

(b) Where an interconnection is used, in the case of multiengine airplanes, it shall be designed to account for the unsymmetrical loads resulting from flight with the engines on one side of the plane of symmetry inoperative and the remaining engines at take-off power. For single-engine airplanes, it may be assumed that 100 percent of the critical air load acts on one side and 70 percent on the other.

§ 3.340 *Stops.* All control systems shall be provided with stops which positively limit the range of motion of the control surfaces. Stops shall be so located in the system that wear, slackness, or take-up adjustments will not appreciably affect the range of surface travel. Stops shall be capable of withstanding the loads corresponding to the design conditions for the control system.

§ 3.341 *Control system locks.* When a device is provided for locking a control surface while the airplane is on the ground or water:

(a) The locking device shall be so installed as to provide unmistakable warning to the pilot when it is engaged, and

(b) Means shall be provided to preclude the possibility of the lock becoming engaged during flight.

§ 3.342 *Proof of strength.* Tests shall be conducted to prove compliance with limit load requirements. The direction of test loads shall be such as to produce the most severe loading of the control system structure. The tests shall include all fittings, pulleys, and brackets used to attach the control system to the primary structure. Analyses or individual load tests shall be conducted to demonstrate compliance with the multiplying factor of safety require-

ments specified for control system joints subjected to angular motion.

§ 3.343 *Operation test.* An operation test shall be conducted by operating the controls from the pilot compartment with the entire system so loaded as to correspond to the limit air loads on the surface. In this test there shall be no jamming, excessive friction, or excessive deflection.

CONTROL SYSTEM DETAILS

§ 3.344 *General.* All control systems and operating devices shall be so designed and installed as to prevent jamming, chafing, or interference as a result of inadequate clearances or from cargo, passengers, or loose objects. Special precautions shall be provided in the cockpit to prevent the entry of foreign objects into places where they might jam the controls. Provisions shall be made to prevent the slapping of cables or tubes against parts of the airplane.

§ 3.345 *Cable systems.* Cables, cable fittings, turnbuckles, splices, and pulleys shall be in accordance with approved specifications. Cables smaller than $\frac{1}{8}$ -inch diameter shall not be used in primary control systems. The design of cable systems shall be such that there will not be hazardous change in cable tension throughout the range of travel under operating conditions and temperature variations. Pulley types and sizes shall correspond to the cables with which they are used, as specified on the pulley specification. All pulleys shall be provided with satisfactory guards which shall be closely fitted to prevent the cables becoming misplaced or fouling, even when slack. The pulleys shall lie in the plane passing through the cable within such limits that the cable does not rub against the pulley flange. Fairleads shall be so installed that they are not required to cause a change in cable direction of more than 3 degrees. Clevis pins (excluding those not subject to load or motion) retained only by cotter pins shall not be employed in the control system. Turnbuckles shall be attached to parts having angular motion in such a manner as to prevent positively binding throughout the range of travel. Provisions for visual inspection shall be made at all fairleads, pulleys, terminals, and turnbuckles.

§ 3.345-1 *Cables in primary control systems (CAA interpretations which apply to § 3.345).* Section 3.345 provides that "cables smaller than $\frac{1}{8}$ -inch diameter shall not be used in primary control systems." Primary control systems are normally considered to be the aileron, rudder, and elevator control systems. Hence this minimum of $\frac{1}{8}$ inch need not be applied to tab control cables having high strength margins. However, in cases where the airplane would not be safely controllable in flight and landing with tabs in the most adverse positions required for the various critical trim, weight, and center of gravity conditions, the Administrator will require that tab systems be so designed as to provide reliability equivalent to that required for primary systems. Examples are pulley

sizes, guards, use of fairleads, inspection provisions, etc.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

§ 3.346 *Joints.* Control system joints subject to angular motion in push-pull systems, excepting ball and roller bearing systems, shall incorporate a multiplying factor of safety of not less than 3.33 with respect to the ultimate bearing strength of the softest material used as a bearing. This factor may be reduced to 2.0 for such joints in cable control systems. For ball or roller bearings the approved rating of the bearing shall not be exceeded.

§ 3.347 *Spring devices.* The reliability of any spring devices used in the control system shall be established by tests simulating service conditions, unless it is demonstrated that failure of the spring will not cause flutter or unsafe flight characteristics.

LANDING GEAR

SHOCK ABSORBERS

§ 3.351 *Tests.* Shock absorbing elements in main, nose, and tail wheel units shall be substantiated by the tests specified in the following section. In addition, the shock absorbing ability of the landing gear in taxiing must be demonstrated in the operational tests of § 3.146.

§ 3.352 *Shock absorption tests.* (a) It shall be demonstrated by energy absorption tests that the limit load factors selected for design in accordance with § 3.243 will not be exceeded in landings with the limit descent velocity specified in that section.

(b) In addition, a reserve of energy absorption shall be demonstrated by a test in which the descent velocity is at least 1.2 times the limit descent velocity. In this test there shall be no failure of the shock absorbing unit, although yielding of the unit will be permitted. Wing lift equal to the weight of the airplane may be assumed for purposes of this test.

§ 3.352-1 *Landing gear drop tests (CAA policies which apply to § 3.352).*

(a) The following method has been approved by the Administrator for determining the effective mass to be dropped in drop tests of nose wheel landing gear assemblies pursuant to § 3.352 (a): For aircraft with nose wheel type gear, the effective mass to be used in free drop test of the nose wheel shall be determined from the formula for W_e (§§ 3.353 and 3.355) using $W = W_n$ where W_n is equal to the vertical components of the resultant force acting on the nose wheel, computed under the following assumptions: (1) the mass of the airplane concentrated at the center of gravity and exerting a force of 1.0 g downward and 0.33 g forward, (2) the nose and the main gears and tires in static position, and (3) the resultant reactions at the main and nose gears acting through the axles and parallel to the resultant force at the airplane center of gravity.

NOTE: By way of explanation, the use of an inclined reactions condition as the basis for determining the mass to be dropped with a nose wheel unit is based on rational dynamic investigation of the landing condition, as-

suming the landing is made with simultaneous three-point contact, zero pitching velocity, and a drag component representing the average wheel spin-up reactions during the landing impact. Although spin-up loads on small airplanes may be less than the value implied by the formula, such airplanes are more likely to be landed with a nosing down pitching velocity, or in soft ground. The vertical component of the ground reaction is specified above because the method of defining the direction of the inertia force at the center of gravity gives a resultant effective mass greater than that of the airplane.

(b) The following procedure has been approved by the Administrator for determining the attitude in which the landing gear unit should be dropped pursuant to § 3.352 (a): The attitude in which a landing gear unit is dropped shall be that which simulates the airplane landing condition which is critical from the standpoint of energy to be absorbed by the particular unit, thus: (1) For nose wheel type landing gear, the nose wheel gear shall be drop tested in an attitude which simulates the three point landing inclined reaction condition; (2) the attitude selected for main gear drop tests shall be that which simulates the two-wheel level landing with inclined reactions condition.

NOTE: In addition, it is recommended that the main gear be dropped in an attitude simulating the tail-down landing with vertical reactions condition if the geometry of the gear is such that this condition is likely to result in shock strut action appreciably different from that obtained in level attitude drop tests; for example, when a cantilever shock strut has a large inclination with respect to the direction of the ground reaction.

(3) Tail wheel units shall be tested in such a manner as to simulate the tail-down landing condition (three-point contact). Drag components may be covered separately by the tail wheel "obstruction" condition.

(c) The Administrator has accepted the following procedure for determining slopes of inclined platforms when such are used in drop tests: When the arbitrary drag components given on Fig. 3-12 (a) of this part are used for the design of the landing gear in the level landing conditions, the drag loads in the drop tests for these conditions may be simulated by dropping the units onto inclined platforms so arranged as to obtain the proper direction of the resultant ground reactions in relation to the landing gear. (If wheel spin-up loads for these conditions are determined by rational methods and found to be more severe than the arbitrary drag loads, it is suggested that the spin-up loads be simulated by dropping the gear onto a level platform with wheels spinning.) In at least one limit drop test the platform should simulate the friction characteristics of paved runways and the rotational speed of the wheel just prior to contact should correspond to an airplane ground speed of $1.2 V_{SO}$. It is suggested that additional limit drops be made onto surfaces of lower friction coefficient and at several wheel rotational speeds; coefficients for example, corresponding to 0.6, 0.8 and $1.0 V_{SO}$. The direction of wheel rotation in the drop test should be opposite to that which would

occur in landing the airplane. Spin-up loads which are slightly greater than the arbitrary drag loads can probably be simulated satisfactorily by inclined platforms, but platforms having greater inclinations may not simulate spin-up loads correctly and are not recommended.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

§ 3.353 *Limit drop tests.* (a) If compliance with the specified limit landing conditions of § 3.352 (a) is demonstrated by free drop tests, these shall be conducted on the complete airplane, or on units consisting of wheel, tire, and shock absorber in their proper relation, from free drop heights not less than the following:

$$h \text{ (inches)} = 3.6 (W/S)^{0.5}$$

except that the free drop height shall not be less than 9.2 inches and need not be greater than 18.7 inches.

(b) In simulating the permissible wing lift in free drop tests, the landing gear unit shall be dropped with an effective mass equal to:

$$W_e = W \left[\frac{h + (1-L) d}{h + d} \right]$$

where

W_e = the effective weight to be used in the drop test.

h = specified height of drop in inches.

d = deflection under impact of the tire (at the approved inflation pressure) plus the vertical component of the axle travel relative to the drop mass. The value of d used in the computation of W_e shall not exceed the value actually obtained in the drop tests.

$W = W_M$ for main gear units, and shall be equal to the static weight on the particular unit with the airplane in the level attitude (with the nose wheel clear, in the case of nose wheel type airplanes).

$W = W_T$ for tail gear units, and shall be equal to the static weight on the tail unit with the airplane in the tail down attitude.

$W = W_N$ for nose wheel units, and shall be equal to the static reaction which will exist at the nose wheel when the mass of the airplane is concentrated at the center of gravity and exerts a force of $1.0g$ downward and $0.33g$ forward.

L = ratio of assumed wing lift to airplane weight, not greater than 0.667.

The attitude in which the landing gear unit is drop tested shall be such as to simulate the airplane landing condition which is critical from the standpoint of energy to be absorbed by the particular unit.

§ 3.354 *Limit load factor determination.* In determining the limit airplane inertia load factor n from the free drop test described above, the following formula shall be used:

$$n = n_j \frac{W_e}{W} + L$$

where

n_j = the load factor developed in the drop test, i. e., the acceleration (d_v/dt) in g 's recorded in the drop test, plus 1.0.

The value of n so determined shall not be greater than the limit inertia load factor used in the landing conditions, § 3.243.

§ 3.355 *Reserve energy absorption drop tests.* If compliance with the reserve energy absorption condition specified in § 3.352 (b) is demonstrated by free drop tests, the drop height shall be not less than 1.44 times the drop height specified in § 3.353. In simulating wing lift equal to the airplane weight, the units shall be dropped with an effective mass equal to

$$W_e = W \frac{h}{h + d}$$

where the symbols and other details are the same as in § 3.353.

RETRACTING MECHANISM

§ 3.356 *General.* The landing gear retracting mechanism and supporting structure shall be designed for the maximum load factors in the flight conditions when the gear is in the retracted position. It shall also be designed for the combination of friction, inertia, brake torque, and air loads occurring during retraction at any air speed up to $1.6V_{S1}$, flaps retracted and any load factors up to those specified for the flaps extended condition, § 3.190. The landing gear and retracting mechanism, including the wheel well doors, shall withstand flight loads with the landing gear extended at any speed up to at least $1.6 V_{S1}$, flaps retracted. Positive means shall be provided for the purpose of maintaining the wheels in the extended position.

§ 3.357 *Emergency operation.* When other than manual power for the operation of the landing gear is employed, an auxiliary means of extending the landing gear shall be provided.

§ 3.358 *Operation test.* Proper functioning of the landing gear retracting mechanism shall be demonstrated by operation tests.

§ 3.359 *Position indicator and warning device.* When retractable landing wheels are used, means shall be provided for indicating to the pilot when the wheels are secured in the extreme positions. In addition, landplanes shall be provided with an aural or equally effective warning device which shall function continuously after the throttle is closed until the gear is down and locked.

§ 3.359-1 *Wheel position indicators (CAA policies which apply to § 3.359).* The "means" required by § 3.359 may consist of lights of various colors. The signal "all lights out" will be considered by the Administrator as satisfactory if used to indicate intermediate gear positions but it will not be considered as providing adequate safety if used to indicate either extreme gear locked position.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

§ 3.360 *Control.* See § 3.384.

WHEELS AND TIRES

§ 3.361 *Wheels.* (a) Main landing gear wheels (i. e., those nearest the airplane center of gravity) shall be of an approved type.

(b) The rated static load of each main wheel shall not be less than the design weight for ground loads (§ 3.242) divided by the number of main wheels.

Nose wheels shall have been tested for an ultimate radial load not less than the maximum nose wheel ultimate load obtained in the ground loads requirements, and for corresponding side and burst loads.

§ 3.362 *Tires.* A landing gear wheel may be equipped with any make or type of tire, provided that the tire is a proper fit on the rim of the wheel and provided that the approved tire rating is not exceeded under the following conditions:

(a) Load on main wheel tires equal to the airplane weight divided by the number of wheels.

(b) Load on nose wheel tires (to be compared with the dynamic rating established for such tires) equal to the reaction obtained at the nose wheel, assuming the mass of the airplane concentrated at the center of gravity and exerting a force of 1.0g downward and 0.31g forward, the reactions being distributed to the nose and main wheels by the principle of statics with the drag reaction at the ground applied only at those wheels having brakes. When specially constructed tires are used to support an airplane, the wheels shall be plainly and conspicuously marked to that effect. Such markings shall include the make, size, number of plies, and identification marking of the proper tire.

NOTE: Approved ratings are those assigned by the Tire and Rim Association or by the Administrator.

BRAKES

§ 3.363 *Brakes.* Brakes shall be installed which are adequate to prevent the airplane from rolling on a paved runway while applying take-off power to the critical engine, and of sufficient capacity to provide adequate speed control during taxiing without the use of excessive pedal or hand forces.

SKIS

§ 3.364 *Skis.* Skis shall be of an approved type. The approved rating of the skis shall not be less than the maximum weight of the airplane on which they are installed.

§ 3.365 *Installation.* (a) When type certificated skis are installed, the installation shall be made in accordance with the ski or airplane manufacturer's recommendations which shall have been approved by the Administrator. When other than type certificated skis are installed, data shall be submitted to the Administrator showing a dimensional drawing of the proposed method of attaching the skis, the sizes and material of the restraining members and attachment fittings.

(b) In addition to such shock cord(s) as may be provided, front and rear check cables shall be used on skis not equipped with special stabilizing devices.

§ 3.366 *Tests.* (a) If the airplane is of a model not previously approved with the specific ski installation, it shall satisfactorily pass a ground inspection of the installation, demonstrate satisfactory landing and taxiing characteristics, and comply with such flight tests as are found necessary to indicate that the airplane's flight characteristics are satisfactory with the skis installed.

(b) If the airplane is of a model previously approved with the specific ski installation, it need pass satisfactorily only a ground inspection of the installation.

HULLS AND FLOATS

§ 3.371 *Buoyancy (main seaplane floats).* (a) Main seaplane floats shall have a buoyancy in excess of that required to support the maximum weight of the airplane in fresh water as follows:

(1) 80 percent in the case of single floats.

(2) 90 percent in the case of double floats.

(b) Main seaplane floats for use on airplanes of 2,500 pounds or more maximum weight shall contain at least 5 watertight compartments of approximately equal volume. Main seaplane floats for use on airplanes of less than 2,500 pounds maximum weight shall contain at least four such compartments.

§ 3.372 *Buoyancy (boat seaplanes).* The hulls of boat seaplanes and amphibians shall be divided into watertight compartments in accordance with the following requirements:

(a) In airplanes of 5,000 pounds or more maximum weight, the compartments shall be so arranged that, with any two adjacent compartments flooded, the hull and auxiliary floats (and tires, if used) will retain sufficient buoyancy to support the maximum weight of the airplane in fresh water.

(b) In airplanes of 1,500 to 5,000 pounds maximum weight, the compartments shall be so arranged that, with any one compartment flooded, the hull and auxiliary floats (and tires, if used) will retain sufficient buoyancy to support the maximum weight of the airplane in fresh water.

(c) In airplanes of less than 1,500 pounds maximum weight, watertight subdivision of the hull is not required.

(d) Bulkheads may have watertight doors for the purpose of communication between compartments.

§ 3.373 *Water stability.* Auxiliary floats shall be so arranged that when completely submerged in fresh water, they will provide a righting moment which is at least 1.5 times the upsetting moment caused by the airplane being tilted. A greater degree of stability may be required by the Administrator in the case of large flying boats, depending on the height of the center of gravity above the water level, the area and location of wings and tail surfaces, and other considerations.

FUSELAGE

PILOT COMPARTMENT

§ 3.381 *General.* (a) The arrangement of the pilot compartment and its appurtenances shall provide a satisfactory degree of safety and assurance that the pilot will be able to perform all his duties and operate the controls in the correct manner without unreasonable concentration and fatigue.

(b) The primary flight control units listed on Figure 3-14, excluding cables and control rods, shall be so located with respect to the propellers that no portion of the pilot or controls lies in the region between the plane of rotation of any in-

board propeller and the surface generated by a line passing through the center of the propeller hub and making an angle of 5° forward or aft of the plane of rotation of the propeller.

§ 3.382 *Vision.* The pilot compartment shall be arranged to afford the pilot a sufficiently extensive, clear, and undistorted view for the safe operation of the airplane. During flight in a moderate rain condition, the pilot shall have an adequate view of the flight path in normal flight and landing, and have sufficient protection from the elements so that his vision is not unduly impaired. This may be accomplished by providing an openable window or by a means for maintaining a portion of the windshield in a clear condition without continuous attention by the pilot. The pilot compartment shall be free of glare and reflections which would interfere with the pilot's vision. For airplanes intended for night operation, the demonstration of these qualities shall include night flight tests.

§ 3.383 *Pilot windshield and windows.* All glass panes shall be of a nonsplintering safety type.

§ 3.384 *Cockpit controls.* (a) All cockpit controls shall be so located and, except for those the function of which is obvious, identified as to provide convenience in operation including provisions to prevent the possibility of confusion and consequent inadvertent operation. (See Fig. 3-14 for required sense of motion of cockpit controls.) The controls shall be so located and arranged that when seated it will be readily possible for the pilot to obtain full and unrestricted movement of each control without interference from either his clothing or the cockpit structure.

(b) Identical power-plant controls for the several engines in the case of multi-engine airplanes shall be so located as to prevent any misleading impression as to the engines to which they relate.

Controls	Movement and actuation
Primary:	
Aleron.....	Right (clockwise) for right wing down.
Elevator.....	Rearward for nose up.
Rudder.....	Right pedal forward for nose right.
Power plant:	
Throttle.....	Forward to open.

FIGURE 3-14 COCKPIT CONTROLS

§ 3.385 *Instruments and markings.* See § 3.661 relative to instrument arrangement. The operational markings, instructions, and placards required for the instruments and controls are specified in §§ 3.756 to 3.765.

EMERGENCY PROVISIONS

§ 3.386 *Protection.* The fuselage shall be designed to give reasonable assurance that each occupant, if he makes proper use of belts or harness for which provisions are made in the design, will not suffer serious injury during minor crash conditions as a result of contact of any vulnerable part of his body with any penetrating or relatively solid object, although it is accepted that parts of the airplane may be damaged.

(a) The ultimate accelerations to which occupants are assumed to be subjected shall be as follows:

	N, U	A
Upward.....	3.0g	4.5g
Forward.....	9.0g	9.0g
Sideward.....	1.5g	1.5g

(b) For airplanes having retractable landing gear, the fuselage in combination with other portions of the structure shall be designed to afford protection of the occupants in a wheels-up landing with moderate descent velocity.

(c) If the characteristics of an airplane are such as to make a turn-over reasonably probable, the fuselage of such an airplane in combination with other portions of the structure shall be designed to afford protection of the occupants in a complete turn-over.

NOTE: In § 3.386 (b) and (c), a vertical ultimate acceleration of 3g and a friction coefficient of 0.5 at the ground may be assumed.

§ 3.387 *Exits.* (a) Closed cabins on airplanes carrying more than 5 persons shall be provided with emergency exits consisting of movable windows or panels or of additional external doors which provide a clear and unobstructed opening, the minimum dimensions of which shall be such that a 19-by-26-inch ellipse may be completely inscribed therein. The exits shall be readily accessible, shall not require exceptional agility of a person using them, and shall be distributed so as to facilitate egress without crowding in all probable attitudes resulting from a crash. The method of opening shall be simple and obvious, and the exits shall be so arranged and marked as to be readily located and operated even in darkness. Reasonable provisions shall be made against the jamming of exits as a result of fuselage deformation. The proper functioning of exits shall be demonstrated by tests.

(b) The number of emergency exits required is as follows:

(1) Airplanes with a total seating capacity of more than 5 persons, but not in excess of 15, shall be provided with at least one emergency exit or one suitable door in addition to the main door specified in § 3.389. This emergency exit, or second door, shall be on the opposite side of the cabin from the main door.

(2) Airplanes with a seating capacity of more than 15 persons shall be provided with emergency exits or doors in addition to those required in paragraph (b) (1) of this section. There shall be one such additional exit or door located either in the top or side of the cabin for every additional 7 persons or fraction thereof above 15, except that not more than four exits, including doors, will be required if the arrangement and dimensions are suitable for quick evacuation of all occupants.

(c) If the pilot compartment is separated from the cabin by a door which is likely to block the escape in the event of a minor crash, it shall have its own exit, but such exit shall not be considered as an emergency exit for the passengers.

(d) In categories U and A exits shall be provided which will permit all occupants to bail out quickly with parachutes.

§ 3.388 *Fire precautions.*—(a) *Cabin interiors.* Only materials which are flame-resistant shall be used. In compartments where smoking is to be permitted, the materials of the cabin lining, floors, upholstery, and furnishings shall be flame-resistant. Such compartments shall be equipped with an adequate number of self-contained ash trays. All other compartments shall be placarded against smoking.

(b) *Combustion heaters.* Gasoline operated combustion heater installations shall comply with applicable parts of the power-plant installation requirements covering fire hazards and precautions. All applicable requirements concerning fuel tanks, lines, and exhaust systems shall be considered.

§ 3.388-1 *Combustion heaters (CAA rules which apply to § 3.388 (b)).* See § 4b.445-1 of this chapter.

[Supp. 3, 14 F. R. 3305]

PERSONNEL AND CARGO ACCOMMODATIONS

§ 3.389 *Doors.* Closed cabins on all airplanes carrying passengers shall be provided with at least one adequate and easily accessible external door. No passenger door shall be so located with respect to the propeller discs as to endanger persons using the door.

§ 3.390 *Seats and berths.*—(a) *Passenger seats and berths.* All seats and berths and supporting structure shall be designed for a passenger weight of 170 pounds (190 pounds with parachute for the acrobatic and utility categories) and the maximum load factors corresponding to all specified flight and ground load conditions including the emergency conditions of § 3.386.

(b) *Pilot seats.* Pilot seats shall be designed for the reactions resulting from the application of the pilot forces to the primary flight controls as specified in § 3.231.

(c) *Categories U and A.* All seats designed to be occupied in the U and A categories under § 3.74 (c) (4) shall be designed to accommodate passengers wearing parachutes.

§ 3.391 *Safety belt or harness provisions.* Provisions shall be made at all seats and berths for the installation of belts or harness of sufficient strength to comply with the emergency conditions of § 3.386.

§ 3.392 *Cargo compartments.* Each cargo compartment shall be designed for the placarded maximum weight of contents and critical load distributions at the appropriate maximum load factors corresponding to all specified flight and ground load conditions. Suitable provisions shall be made to prevent the contents of cargo compartments from becoming a hazard by shifting. Such provisions shall be adequate to protect the passengers from injury by the contents of any cargo compartment when the ultimate forward acting accelerating force is 4.5g.

§ 3.393 *Ventilation.* All passenger and crew compartments shall be suitably

ventilated. Carbon monoxide concentration shall not exceed 1 part in 20,000 parts of air.

MISCELLANEOUS

§ 3.401 *Leveling marks.* Leveling marks shall be provided for leveling the airplane on the ground.

SUBPART E—POWER-PLANT INSTALLATIONS; RECIPROCATING ENGINES

GENERAL

§ 3.411 *Components.* (a) The power-plant installation shall be considered to include all components of the airplane which are necessary for its propulsion. It shall also be considered to include all components which affect the control of the major propulsive units or which affect their continued safety of operation.

(b) All components of the power-plant installation shall be constructed, arranged, and installed in a manner which will assure the continued safe operation of the airplane and power plant. Accessibility shall be provided to permit such inspection and maintenance as is necessary to assure continued airworthiness.

§ 3.411-1 *Reverse-thrust propellers (CAA policies which apply to § 3.411 (b)).* In applying § 3.411 (b), the Administrator will approve as providing adequate safety only those reverse-thrust propeller installations which conform in all details with the following standards:

(a) Exceptional pilot skill shall not be required in taxiing or any condition in which reverse thrust is to be used.

(b) Recommended operating procedures and operating limitations and placards shall be established.

(c) Throttle movement shall be such that the motion is in the direction of the desired acceleration of the airplane.

(d) The airplane control characteristics shall be satisfactory with regard to control forces encountered, and buffeting shall not be such as to be likely to cause structural damage.

(e) The directional control shall be adequate using normal piloting skill.

(f) It shall be determined that no dangerous condition is encountered in the event of a sudden failure of one engine in any likely operating condition.

(g) The operating procedures and airplane configuration shall be such as to provide a reasonable safeguard against serious structural damage to parts of the airplane due to the reverse airflow.

(h) It shall be determined that the pilot's vision is not dangerously obscured under normal operating conditions on dusty or wet runways and where light snow is on the runway.

(i) It shall be impossible to place the propellers in the reverse-thrust position until the airplane is on the ground, unless it is demonstrated that it is safe to reverse the propellers in any likely flight condition. Consideration shall be given to possible rebound of the airplane following initial contact, at which point propeller reversal has taken place.

(j) The mechanism actuating the propeller and controlling the engine shall maintain sufficient power to keep the engine running at an adequate speed to prevent engine stalling during or after the propeller reversing operation.

(k) It shall not be possible under any likely condition to cause excessive overspeed of the propeller during the propeller reversing operation.

(l) The propeller control arrangement shall be such as to provide adequate safeguards against inadvertent reversal of propellers.

(m) The engine cooling characteristics shall be satisfactory when operated within the operating limitations.

(n) If it is desired to certificate reverse thrust for use in taxiing only, it will be permissible to omit requirement of items (c) and (i), if the following are complied with: Deliberate action with intent to reverse the propellers is required, and placard in plain view of pilot must warn not to reverse the propellers in the air and to be used for taxiing only.

[12 F. R. 3437. Correction noted at 14 F. R. 36]

ENGINES AND PROPELLERS

§ 3.415 *Engines.* Engines installed in certificated airplanes shall be of a type which has been certificated in accordance with the provisions of Part 13 of this chapter.

§ 3.416 *Propellers.* (a) Propellers installed in certificated airplanes shall be of a type which has been certificated in accordance with the provisions of Part 14 of this chapter.

(b) The maximum engine power and propeller shaft rotational speed permissible for use in the particular airplane involved shall not exceed the corresponding limits for which the propeller has been certificated.

§ 3.417 *Propeller vibration.* In the case of airplanes equipped with metal propellers, the magnitude of the propeller blade vibration stresses under all normal conditions of operation shall be determined by actual measurements or by comparison with similar installations for which such measurements have been made. The vibration stresses thus determined shall not exceed values which have been demonstrated to be safe for continuous operation. Vibration tests may be waived and the propeller installation accepted on the basis of service experience, engine or ground tests which show adequate margins of safety, or other considerations which satisfactorily substantiate its safety in this respect. In addition to metal propellers, the Administrator may require that similar substantiation of the vibration characteristics be accomplished for other types of propellers, with the exception of conventional fixed-pitch wood propellers.

§ 3.418 *Propeller pitch and speed limitations.* The propeller pitch and speed shall be limited to values which will assure safe operation under all normal conditions of operation and will assure compliance with the performance requirements specified in §§ 3.81-3.86.

§ 3.419 *Speed limitations for fixed-pitch propellers, ground adjustable pitch propellers, and automatically varying pitch propellers which cannot be controlled in flight.* (a) During take-off and initial climb at best rate-of-climb speed, the propeller, in the case of fixed pitch or

ground adjustable types, shall restrain the engine to a speed not exceeding its maximum permissible take-off speed and, in the case of automatic variable-pitch types, shall limit the maximum governed engine revolutions per minute to a speed not exceeding the maximum permissible take-off speed. In demonstrating compliance with this provision the engine shall be operated at full throttle or the throttle setting corresponding to the maximum permissible take-off manifold pressure.

(b) During a closed throttle glide at the placard, "never-exceed speed" (see § 3.739), the propeller shall not cause the engine to rotate at a speed in excess of 110 percent of its maximum allowable continuous speed.

§ 3.420 *Speed and pitch limitations for controllable pitch propellers without constant speed controls.* The stops or other means incorporated in the propeller mechanism to restrict the pitch range shall limit (a) the lowest possible blade pitch to a value which will assure compliance with the provisions of § 3.419 (a), and (b) the highest possible blade pitch to a value not lower than the flattest blade pitch with which compliance with the provisions of § 3.419 (b) can be demonstrated.

§ 3.421 *Variable pitch propellers with constant speed controls.* (a) Suitable means shall be provided at the governor to limit the speed of the propeller. Such means shall limit the maximum governed engine speed to a value not exceeding its maximum permissible take-off revolutions per minute.

(b) The low pitch blade stop, or other means incorporated in the propeller mechanism to restrict the pitch range, shall limit the speed of the engine to a value not exceeding 103 percent of the maximum permissible take-off revolutions per minute under the following conditions:

(1) Propeller blades set in the lowest possible pitch and the governor inoperative.

(2) Engine operating at take-off manifold pressure with the airplane stationary and with no wind.

§ 3.422 *Propeller clearance.* With the airplane loaded to the maximum weight and most adverse center of gravity position and the propeller in the most adverse pitch position, propeller clearances shall not be less than the following, unless smaller clearances are properly substantiated for the particular design involved:

(a) *Ground clearance.* (1) Seven inches (for airplanes equipped with nose wheel type landing gears) or 9 inches (for airplanes equipped with tail wheel type landing gears) with the landing gear statically deflected and the airplane in the level, normal take-off, or taxiing attitude, whichever is most critical.

(2) In addition to subparagraph (1) of this paragraph, there shall be positive clearance between the propeller and the ground when, with the airplane in the level take-off attitude, the critical tire is completely deflated and the corresponding landing gear strut is completely bottomed.

(b) *Water clearance.* A minimum clearance of 18 inches shall be provided

unless compliance with § 3.147 can be demonstrated with lesser clearance.

(c) *Structural clearance.* (1) One inch radial clearance between the blade tips and the airplane structure, or whatever additional radial clearance is necessary to preclude harmful vibration of the propeller or airplane.

(2) One-half inch longitudinal clearance between the propeller blades or cuffs and stationary portions of the airplane. Adequate positive clearance shall be provided between other rotating portions of the propeller or spinner and stationary portions of the airplane.

FUEL SYSTEM

§ 3.429 *General.* The fuel system shall be constructed and arranged in a manner to assure the provision of fuel to each engine at a flow rate and pressure adequate for proper engine functioning under all normal conditions of operation, including all maneuvers and acrobatics for which the airplane is intended.

ARRANGEMENT

§ 3.430 *Fuel system arrangement.* Fuel systems shall be so arranged as to permit any one fuel pump to draw fuel from only one tank at a time. Gravity feed systems shall not supply fuel to any one engine from more than one tank at a time unless the tank air spaces are interconnected in such a manner as to assure that all interconnected tanks will feed equally. (See also § 3.439.)

§ 3.431 *Multiengine fuel system arrangement.* The fuel systems of multiengine airplanes shall be arranged to permit operation in such a manner that the failure of any one component will not result in the loss of the power of more than one engine. Unless other provisions are made in order to comply with this requirement, the fuel system shall be arranged to permit supplying fuel to each engine through a system entirely independent of any portion of the system supplying fuel to the other engines.

§ 3.432 *Pressure cross feed arrangements.* Pressure cross feed lines shall not pass through portions of the airplane devoted to carrying personnel or cargo, unless means are provided to permit the flight personnel to shut off the supply of fuel to these lines, or unless any joints, fittings, or other possible sources of leakage installed in such lines are enclosed in a fuel- and fume-proof enclosure which is ventilated and drained to the exterior of the airplane. Bare tubing need not be enclosed but shall be protected where necessary against possible inadvertent damage.

OPERATION

§ 3.433 *Fuel flow rate.* The ability of the fuel system to provide the required fuel flow rate and pressure shall be demonstrated when the airplane is in the attitude which represents the most adverse condition from the standpoint of fuel feed and quantity of unusable fuel in the tank. During this test fuel shall be delivered to the engine at the applicable flow rate (see §§ 3.434-3.436) and at a pressure not less than the minimum required for proper carburetor operation.

A suitable mock-up of the system, in which the most adverse conditions are simulated, may be used for this purpose. The quantity of fuel in the tank being tested shall not exceed the amount established as the unusable fuel supply for that tank as determined by demonstration of compliance with the provisions of § 3.437 (see also §§ 3.440 and 3.672), plus whatever minimum quantity of fuel it may be necessary to add for the purpose of conducting the flow test. If a fuel flowmeter is provided, the meter shall be blocked during the flow test and the fuel shall flow through the meter bypass.

§ 3.434 *Fuel flow rate for gravity feed systems.* The fuel flow rate for gravity feed systems (main and reserve supply) shall be 1.2 pounds per hour for each take-off horsepower or 150 percent of the actual take-off fuel consumption of the engine, whichever is greater.

§ 3.435 *Fuel flow rate for pump systems.* The fuel flow rate for pump systems (main and reserve supply) shall be 0.9 pound per hour for each take-off horsepower or 125 percent of the actual take-off fuel consumption of the engine, whichever is greater. This flow rate shall be applicable to both the primary engine-driven pump and the emergency pumps and shall be available when the pump is running at the speed at which it would normally be operating during take-off. In the case of hand-operated pumps, this speed shall be considered to be not more than 60 complete cycles (120 single strokes) per minute.

§ 3.436 *Fuel flow rate for auxiliary fuel systems and fuel transfer systems.* The provisions of § 3.434 or § 3.435, whichever is applicable, shall also apply to auxiliary and transfer systems with the exception that the required fuel flow rate shall be established upon the basis of maximum continuous power and speed instead of take-off power and speed. A lesser flow rate shall be acceptable, however, in the case of a small auxiliary tank feeding into a large main tank, provided a suitable placard is installed to require that the auxiliary tank must only be opened to the main tank when a predetermined satisfactory amount of fuel still remains in the main tank.

§ 3.437 *Determination of unusable fuel supply and fuel system operation on low fuel.* (a) The unusable fuel supply for each tank shall be established as not less than the quantity at which the first evidence of malfunctioning occurs under the conditions specified in this section. (See also § 3.440.) In the case of airplanes equipped with more than one fuel tank, any tank which is not required to feed the engine in all of the conditions specified in this section need be investigated only for those flight conditions in which it shall be used and the unusable fuel supply for the particular tank in question shall then be based on the most critical of those conditions which are found to be applicable. In all such cases, information regarding the conditions under which the full amount of usable fuel in the tank can safely be used shall be made available to the operating personnel by means of a suitable placard or

instructions in the Airplane Flight Manual.

(b) Upon presentation of the airplane for test, the applicant shall stipulate the quantity of fuel with which he chooses to demonstrate compliance with this provision and shall also indicate which of the following conditions is most critical from the standpoint of establishing the unusable fuel supply. He shall also indicate the order in which the other conditions are critical from this standpoint:

(1) Level flight at maximum continuous power or the power required for level flight at V_0 , whichever is less.

(2) Climb at maximum continuous power at the calculated best angle of climb at minimum weight.

(3) Rapid application of power and subsequent transition to best rate of climb following a power-off glide at $1.3 V_{00}$.

(4) Sideslips and skids in level flight, climb, and glide under the conditions specified in subparagraphs (1), (2), and (3) of this paragraph, of the greatest severity likely to be encountered in normal service or in turbulent air.

(c) In the case of utility category airplanes, there shall be no evidence of malfunctioning during the execution of all approved maneuvers included in the Airplane Flight Manual. During this test the quantity of fuel in each tank shall not exceed the quantity established as the unusable fuel supply, in accordance with paragraph (b) of this section, plus 0.03 gallon for each maximum continuous horsepower for which the airplane is certificated.

(d) In the case of acrobatic category airplanes, there shall be no evidence of malfunctioning during the execution of all approved maneuvers included in the Airplane Flight Manual. During this test the quantity of fuel in each tank shall not exceed that specified in paragraph (c) of this section.

(e) If an engine can be supplied with fuel from more than one tank, it shall be possible to regain the full power and fuel pressure of that engine in not more than 10 seconds (for single-engine airplanes) or 20 seconds (for multiengine airplanes) after switching to any full tank after engine malfunctioning becomes apparent due to the depletion of the fuel supply in any tank from which the engine can be fed. Compliance with this provision shall be demonstrated in level flight.

(f) There shall be no evidence of malfunctioning during take-off and climb for 1 minute at the calculated attitude of best angle of climb at take-off power and minimum weight. At the beginning of this test the quantity of fuel in each tank shall not exceed that specified in paragraph (c) of this section.

§ 3.438 *Fuel system hot weather operation.* The fuel system shall be so arranged as to minimize the possibility of the formation of vapor lock in the system under all normal conditions of operation.

§ 3.439 *Flow between interconnected tanks.* In the case of gravity feed systems with tanks whose outlets are interconnected, it shall not be possible for fuel to flow between tanks in quantities

sufficient to cause an overflow of fuel from the tank vent when the airplane is operated as specified in § 3.437 (a) and the tanks are full.

FUEL TANKS

§ 3.440 *General.* Fuel tanks shall be capable of withstanding without failure any vibration, inertia, and fluid and structural loads to which they may be subjected in operation. Flexible fuel tank liners shall be of an acceptable type. Integral type fuel tanks shall be provided with adequate facilities for the inspection and repair of the tank interior. The total usable capacity of the fuel tanks shall not be less than 1 gallon for each seven maximum continuous rated horsepower for which the airplane is certificated. The unusable capacity shall be considered to be the minimum quantity of fuel which will permit compliance with the provisions of § 3.437. The fuel quantity indicator shall be adjusted to account for the unusable fuel supply as specified in § 3.672. If the unusable fuel supply in any tank exceeds 5 percent of the tank capacity or 1 gallon, whichever is greater, a placard and a suitable notation in the Airplane Flight Manual shall be provided to indicate to the flight personnel that the fuel remaining in the tank when the quantity indicator reads zero cannot be used safely in flight. The weight of the unusable fuel supply shall be included in the empty weight of the airplane.

§ 3.441 *Fuel tank tests.* (a) Fuel tanks shall be capable of withstanding the following pressure tests without failure or leakage. These pressures may be applied in a manner simulating the actual pressure distribution in service:

(1) Conventional metal tanks and non-metallic tanks whose walls are not supported by the airplane structure: A pressure of 3.5 psi or the pressure developed during the maximum ultimate acceleration of the airplane with a full tank, whichever is greater.

(2) Integral tanks: The pressure developed during the maximum limit acceleration of the airplane with a full tank, simultaneously with the application of the critical limit structural loads.

(3) Nonmetallic tanks the walls of which are supported by the airplane structure: Tanks constructed of an acceptable basic tank material and type of construction and with actual or simulated support conditions shall be subjected to a pressure of 2 psi for the first tank of a specific design. Subsequent tanks shall be production tested to at least 0.5 psi. The supporting structure shall be designed for the critical loads occurring in the flight or landing strength conditions combined with the fuel pressure loads resulting from the corresponding accelerations.

(b) (1) Tanks with large unsupported or unstiffened flat areas shall be capable of withstanding the following tests without leakage or failure. The complete tank assembly, together with its supports, shall be subjected to a vibration test when mounted in a manner simulating the actual installation. The tank assembly shall be vibrated for 25 hours at a total amplitude of not less than $1/32$ of an inch while filled $3/4$ full of water.

The frequency of vibration shall be 90 percent of the maximum continuous rated speed of the engine unless some other frequency within the normal operating range of speeds of the engine is more critical, in which case the latter speed shall be employed and the time of test shall be adjusted to accomplish the same number of vibration cycles.

(2) In conjunction with the vibration test, the tank assembly shall be rocked through an angle of 15° on either side of the horizontal (30° total) about an axis parallel to the axis of the fuselage. The assembly shall be rocked at the rate of 16 to 20 complete cycles per minute.

(c) Integral tanks which incorporate methods of construction and sealing not previously substantiated by satisfactory test data or service experience shall be capable of withstanding the vibration test specified in paragraph (b) of this section.

(d) (1) Tanks with nonmetallic liners shall be subjected to the sloshing portion of the test outlined under paragraph (b) of this section with fuel at room temperature.

(2) In addition, a specimen liner of the same basic construction as that to be used in the airplane shall, when installed in a suitable test tank, satisfactorily withstand the slosh test with fuel at a temperature of 110° F.

§ 3.442 *Fuel tank installation.* (a) The method of support for tanks shall not be such as to concentrate the loads resulting from the weight of the fluid in the tanks. Pads shall be provided to prevent chafing between the tank and its supports. Materials employed for padding shall be nonabsorbent or shall be treated to prevent the absorption of fluids. If flexible tank liners are employed, they shall be so supported that the liner is not required to withstand fluid loads. Interior surfaces of compartments for such liners shall be smooth and free of projections which are apt to cause wear of the liner, unless provisions are made for protection of the liner at such points or unless the construction of the liner itself provides such protection.

(b) Tank compartments shall be ventilated and drained to prevent the accumulation of inflammable fluids or vapors. Compartments adjacent to tanks which are an integral part of the airplane structure shall also be ventilated and drained.

(c) Fuel tanks shall not be located on the engine side of the fire wall. Not less than one-half inch of clear air space shall be provided between the fuel tank and the fire wall. No portion of engine nacelle skin which lies immediately behind a major air egress opening from the engine compartment shall act as the wall of an integral tank. Fuel tanks shall not be located in personnel compartments, except in the case of single-engine airplanes. In such cases fuel tanks the capacity of which does not exceed 25 gallons may be located in personnel compartments, if adequate ventilation and drainage are provided. In all other cases, fuel tanks shall be isolated from personnel compartments by means of fume and fuel proof enclosures.

§ 3.443 *Fuel tank expansion space.* Fuel tanks shall be provided with an expansion space of not less than 2 percent of the tank capacity, unless the tank vent discharges clear of the aircraft in which case no expansion space will be required. It shall not be possible inadvertently to fill the fuel tank expansion space when the airplane is in the normal ground attitude.

§ 3.444 *Fuel tank sump.* (a) Each tank shall be provided with a drainable sump having a capacity of not less than 0.25 percent of the tank capacity or 1/16 gallon, whichever is greater. The sump may be dispensed with if the fuel system is provided with a sediment bowl which will permit visual ground inspection for accumulation of water or other foreign material. The sediment bowl shall also be readily accessible for drainage. The capacity of the sediment chamber shall not be less than 1 ounce per each 20 gallons of the fuel tank capacity.

(b) If a fuel tank sump is provided, the capacity specified above shall be effective with the airplane in the normal ground attitude.

(c) If a separate sediment bowl is provided, the fuel tank outlet shall be so located that water will drain from all portions of the tank to the outlet when the airplane is in the ground attitude.

§ 3.445 *Fuel tank filler connection.* (a) Fuel tank filler connections shall be marked as specified in § 3.767.

(b) Provision shall be made to prevent the entrance of spilled fuel into the fuel tank compartment or any portions of the airplane other than the tank itself. The filler cap shall provide a fuel-tight seal for the main filler opening. However, small openings in the fuel tank cap for venting purposes or to permit passage of a fuel gauge through the cap shall be permissible.

§ 3.446 *Fuel tank vents and carburetor vapor vents.* (a) Fuel tanks shall be vented from the top portion of the expansion space. Vent outlets shall be so located and constructed as to minimize the possibility of their being obstructed by ice or other foreign matter. The vent shall be so constructed as to preclude the possibility of siphoning fuel during normal operation. The vent shall be of sufficient size to permit the rapid relief of excessive differences of pressure between the interior and exterior of the tank. Air spaces of tanks the outlets of which are interconnected shall also be interconnected. There shall be no undrainable points in the vent line where moisture is apt to accumulate with the airplane in either the ground or level flight attitude. Vents shall not terminate at points where the discharge of fuel from the vent outlet will constitute a fire hazard or from which fumes may enter personnel compartments.

(b) Carburetors which are provided with vapor elimination connections shall be provided with a vent line which will lead vapors back to one of the airplane fuel tanks. If more than one fuel tank is provided and it is necessary to use these tanks in a definite sequence for any reason, the vapor vent return line shall lead back to the fuel tank which

must be used first unless the relative capacities of the tanks are such that return to another tank is preferable.

§ 3.447-A *Fuel tank vents.* Provision shall be made to prevent excessive loss of fuel during acrobatic maneuvers including short periods of inverted flight. It shall not be possible for fuel to siphon from the vent when normal flight has been resumed after having executed any acrobatic maneuver for which the airplane is intended.

§ 3.448 *Fuel tank outlet.* The fuel tank outlet shall be provided with a screen of from 8 to 16 meshes per inch. If a finger strainer is used, the length of the strainer shall not be less than 4 times the outlet diameter. The diameter of the strainer shall not be less than the diameter of the fuel tank outlet. Finger strainers shall be accessible for inspection and cleaning.

FUEL PUMPS

§ 3.449 *Fuel pump and pump installation.* (a) If fuel pumps are provided to maintain a supply of fuel to the engine, at least one pump for each engine shall be directly driven by the engine. Fuel pumps shall be adequate to meet the flow requirements of the applicable portions of §§ 3.433-3.436.

(b) Emergency fuel pumps shall be provided to permit supplying all engines with fuel in case of the failure of any one engine-driven pump, unless the engine-driven pumps have been approved with the engines, in which case emergency pumps need not be provided. Similarly, if an engine fuel injection pump which has been certificated as an integral part of the engine is used, an emergency pump will not be required. Emergency pumps shall be capable of complying with the same flow requirements as are prescribed for the main pumps. Hand emergency pumps shall not require excessive effort for their continued operation at the rate of 60 complete cycles (120 single strokes) per minute. Emergency pumps shall be available for immediate use in case of the failure of any other pump.

LINE, FITTINGS, AND ACCESSORIES

§ 3.550 *Fuel system lines, fittings, and accessories.* Fuel lines shall be installed and supported in a manner which will prevent excessive vibration and will be adequate to withstand loads due to fuel pressure and accelerated flight conditions. Lines which are connected to components of the airplane between which relative motion might exist shall incorporate provisions for flexibility. Flexible hose shall be of an acceptable type.

§ 3.551 *Fuel valves.* (a) Means shall be provided to permit the flight personnel to shut off rapidly the flow of fuel to any engine individually in flight. Valves provided for this purpose shall be located on the side of the fire wall most remote from the engine.

(b) Shut-off valves shall be so constructed as to make it possible for the flight personnel to reopen the valves rapidly after they have once been closed.

(c) Valves shall be provided with either positive stops or "feel" in the on and off

positions and shall be supported in such a manner that loads resulting from their operation or from accelerated flight conditions are not transmitted to the lines connected to the valve. Valves shall be so installed that the effect of gravity and vibration will tend to turn their handles to the open rather than the closed position.

§ 3.552 *Fuel strainer.* A fuel strainer shall be provided between the fuel tank outlet and the carburetor inlet. If an engine-driven fuel pump is provided, the strainer shall be located between the tank outlet and the engine-driven pump inlet. The strainer shall be accessible for drainage and cleaning, and the strainer screen shall be removable.

DRAINS AND INSTRUMENTS

§ 3.553 *Fuel system drains.* Drains shall be provided to permit safe drainage of the entire fuel system and shall incorporate means for locking in the closed position.

§ 3.554 *Fuel system instruments.* (See §§ 3.655 and §§ 3.670 through 3.673.)

OIL SYSTEM

§ 3.561 *Oil system.* Each engine shall be provided with an independent oil system capable of supplying the engine with an ample quantity of oil at a temperature not exceeding the maximum which has been established as safe for continuous operation. The oil capacity of the system shall not be less than 1 gallon for every 25 gallons of fuel capacity. However, in no case shall the oil capacity be less than 1 gallon for each 75 maximum continuous horsepower of the engine(s) involved unless lower quantities can be substantiated.

§ 3.561-1 *"Capacity"* (CAA interpretations which apply to § 3.561). The word "capacity" as used in § 3.561 is interpreted by the Administrator as follows:

(a) Only the usable fuel system capacity need be considered.

(b) In a conventional oil system (no transfer system provided) only the usable oil tank capacity shall be considered. The quantity of oil in the engine oil lines, the oil radiator, or in the feathering reserve shall not be included. When an oil transfer system is installed, and the transfer pump is so located that it can pump some of the oil in the transfer lines into the main engine oil tanks, the quantity of oil in these lines which can be pumped by the transfer pump may be added to the oil capacity.

[12 F. R. 2438. Correction noted at 14 F. R. 36]

§ 3.562 *Oil cooling.* (See § 3.581 and pertinent sections.)

OIL TANKS

§ 3.563 *Oil tanks.* Oil tanks shall be capable of withstanding without failure all vibration, inertia, and fluid loads to which they might be subjected in operation. Flexible oil tank liners shall be of an acceptable type.

§ 3.564 *Oil tank tests.* Oil tank tests shall be the same as fuel tank tests (see § 3.441), except as follows:

(a) The 3.5 psi pressure specified in § 3.441 (a) shall be 5 pounds psi.

(b) In the case of tanks with non-metallic liners, the test fluid shall be oil rather than fuel as specified in § 3.441 (d) and the slosh test on a specimen liner shall be conducted with oil at a temperature of 250° F.

§ 3.565 *Oil tank installation.* Oil tank installations shall comply with the requirements of § 3.442 (a) and (b).

§ 3.566 *Oil tank expansion space.* Oil tanks shall be provided with an expansion space of not less than 10 percent of the tank capacity or ½ gallon, whichever is greater. It shall not be possible inadvertently to fill the oil tank expansion space when the airplane is in the normal ground attitude.

§ 3.567 *Oil tank filler connection.* Oil tank filler connections shall be marked as specified in § 3.767.

§ 3.568 *Oil tank vent.* (a) Oil tanks shall be vented to the engine crankcase from the top of the expansion space in such a manner that the vent connection is not covered by oil under any normal flight conditions. Oil tank vents shall be so arranged that condensed water vapor which might freeze and obstruct the line cannot accumulate at any point.

(b) *Category A.* Provision shall be made to prevent hazardous loss of oil during acrobatic maneuvers including short periods of inverted flight.

§ 3.569 *Oil tank outlet.* The oil tank outlet shall not be enclosed or covered by any screen or other guard which might impede the flow of oil. The diameter of the oil tank outlet shall not be less than the diameter of the engine oil pump inlet. (See also § 3.577.)

LINES, FITTINGS, AND ACCESSORIES

§ 3.570 *Oil system lines, fittings, and accessories.* Oil lines shall comply with the provisions of § 3.550, except that the inside diameter of the engine oil inlet and outlet lines shall not be less than the diameter of the corresponding engine oil pump inlet and outlet.

§ 3.571 *Oil valves.* (See § 3.637.)

§ 3.572 *Oil radiators.* Oil radiators and their support shall be capable of withstanding without failure any vibration, inertia, and oil pressure loads to which they might normally be subjected.

§ 3.573 *Oil filters.* If the engine is equipped with an oil filter, the filter shall be constructed and installed in such a manner that complete blocking of the flow through the filter element will not jeopardize the continued operation of the engine oil supply system.

§ 3.574 *Oil system drains.* Drains shall be provided to permit safe drainage of the entire oil system and shall incorporate means for positive locking in the closed position.

§ 3.575 *Engine breather lines.* (a) Engine breather lines shall be so arranged that condensed water vapor which might freeze and obstruct the line cannot accumulate at any point. Breathers shall discharge in a location which will not constitute a fire hazard in case foaming occurs and so that oil emitted from the line will not impinge upon the pilot's windshield. The

breather shall not discharge into the engine air induction system.

(b) *Category A.* In the case of acrobatic type airplanes, provision shall be made to prevent excessive loss of oil from the breather during acrobatic maneuvers including short periods of inverted flight.

§ 3.576 *Oil system instruments.* See §§ 3.655, 3.670, 3.671, and 3.674.

§ 3.577 *Propeller feathering system.* If the propeller feathering system is dependent upon the use of the engine oil supply, provision shall be made to trap a quantity of oil in the tank in case the supply becomes depleted due to failure of any portion of the lubricating system other than the tank itself. The quantity of oil so trapped shall be sufficient to accomplish the feathering operation and shall be available only to the feathering pump. The ability of the system to accomplish feathering when the supply of oil has fallen to the above level shall be demonstrated.

COOLING

§ 3.581 *General.* The power-plant cooling provisions shall be capable of maintaining the temperatures of all power-plant components, engine parts, and engine fluids (oil and coolant), at or below the maximum established safe values under critical conditions of ground and flight operation.

TESTS

§ 3.582 *Cooling tests.* Compliance with the provisions of § 3.581 shall be demonstrated under critical ground, water, and flight operating conditions. If the tests are conducted under conditions which deviate from the highest anticipated summer air temperature (see § 3.583), the recorded power-plant temperatures shall be corrected in accordance with the provisions of §§ 3.584 and 3.585. The corrected temperatures determined in this manner shall not exceed the maximum established safe values. The fuel used during the cooling tests shall be of the minimum octane number approved for the engines involved, and the mixture settings shall be those appropriate to the operating conditions. The test procedures shall be as outlined in §§ 3.586 and 3.587.

§ 3.583 *Maximum anticipated summer air temperatures.* The maximum anticipated summer air temperature shall be considered to be 100° F. at sea level and to decrease from this value at the rate of 3.6° F. per thousand feet of altitude above sea level.

§ 3.584 *Correction factor for cylinder head, oil inlet, carburetor air, and engine coolant inlet temperatures.* These temperatures shall be corrected by adding the difference between the maximum anticipated summer air temperature and the temperature of the ambient air at the time of the first occurrence of maximum head, air, oil, or coolant temperature recorded during the cooling test.

§ 3.585 *Correction factor for cylinder barrel temperatures.* Cylinder barrel temperatures shall be corrected by adding 0.7 of the difference between the maximum anticipated summer air temperature and the temperature of the am-

bient air at the time of the first occurrence of the maximum cylinder barrel temperature recorded during the cooling test.

§ 3.586 Cooling test procedure for single-engine airplanes. This test shall be conducted by stabilizing engine temperatures in flight and then starting at the lowest practicable altitude and climbing for 1 minute at take-off power. At the end of 1 minute, the climb shall be continued at maximum continuous power until at least 5 minutes after the occurrence of the highest temperature recorded. The climb shall not be conducted at a speed greater than the best rate-of-climb speed with maximum continuous power unless:

(a) The slope of the flight path at the speed chosen for the cooling test is equal to or greater than the minimum required angle of climb (see § 3.85 (a)), and

(b) A cylinder head temperature indicator is provided as specified in § 3.675.

§ 3.587 Cooling test procedure for multiengine airplanes—(a) Airplanes which meet the minimum one-engine-inoperative climb performance specified in § 3.85 (b). The engine cooling test for these airplanes shall be conducted with the airplane in the configuration specified in § 3.85 (b), except that the operating engine(s) shall be operated at maximum continuous power or at full throttle when above the critical altitude. After stabilizing temperatures in flight, the climb shall be started at the lower of the two following altitudes and shall be continued until at least 5 minutes after the highest temperature has been recorded:

(1) 1,000 feet below the engine critical altitude or at the lowest practicable altitude (when applicable).

(2) 1,000 feet below the altitude at which the single-engine-inoperative rate of climb is $0.02 V_{SO}^2$.

The climb shall be conducted at a speed not in excess of the highest speed at which compliance with the climb requirement of § 3.85 (b) can be shown. However, if the speed used exceeds the speed for best rate of climb with one engine inoperative, a cylinder head temperature indicator shall be provided as specified in § 3.675.

(b) Airplanes which cannot meet the minimum one-engine-inoperative climb performance specified in § 3.85 (b). The engine cooling test for these airplanes shall be the same as in paragraph (a) of this section, except that after stabilizing temperatures in flight, the climb (or descent, in the case of airplanes with zero or negative one-engine-inoperative rate of climb) shall be commenced at as near sea level as practicable and shall be conducted at the best rate-of-climb speed (or the speed of minimum rate of descent, in the case of airplanes with zero or negative one-engine-inoperative rate of climb).

LIQUID COOLING SYSTEMS

§ 3.588 Independent systems. Each liquid cooled engine shall be provided with an independent cooling system. The cooling system shall be so arranged that no air or vapor can be trapped in

any portion of the system, except the expansion tank, either during filling or during operation.

§ 3.589 Coolant tank. A coolant tank shall be provided. The tank capacity shall not be less than 1 gallon plus 10 percent of the cooling system capacity. Coolant tanks shall be capable of withstanding without failure all vibration, inertia, and fluid loads to which they may be subjected in operation. Coolant tanks shall be provided with an expansion space of not less than 10 percent of the total cooling system capacity. It shall not be possible inadvertently to fill the expansion space with the airplane in the normal ground attitude.

§ 3.590 Coolant tank tests. Coolant tank tests shall be the same as fuel tank tests (see § 3.441), except as follows:

(a) The 3.5 pounds per square inch pressure test of § 3.441 (a) shall be replaced by the sum of the pressure developed during the maximum ultimate acceleration with a full tank or a pressure of 3.5 pounds per square inch, whichever is greater, plus the maximum working pressure of the system.

(b) In the case of tanks with non-metallic liners, the test fluid shall be coolant rather than fuel as specified in § 3.441 (d), and the slosh test on a specimen liner shall be conducted with coolant at operating temperature.

§ 3.591 Coolant tank installation. Coolant tanks shall be supported in a manner so as to distribute the tank loads over a large portion of the tank surface. Pads shall be provided to prevent chafing between the tank and the support. Material used for padding shall be nonabsorbent or shall be treated to prevent the absorption of inflammable fluids.

§ 3.592 Coolant tank filler connection. Coolant tank filler connections shall be marked as specified in § 3.767. Provisions shall be made to prevent the entrance of spilled coolant into the coolant tank compartment or any portions of the airplane other than the tank itself. Recessed coolant filler connections shall be drained and the drain shall discharge clear of all portions of the airplane.

§ 3.593 Coolant lines, fittings, and accessories. Coolant lines shall comply with the provisions of § 3.550, except that the inside diameter of the engine coolant inlet and outlet lines shall not be less than the diameter of the corresponding engine inlet and outlet connections.

§ 3.594 Coolant radiators. Coolant radiators shall be capable of withstanding without failure any vibration, inertia, and coolant pressure loads to which they may normally be subjected. Radiators shall be supported in a manner which will permit expansion due to operating temperatures and prevent the transmittal of harmful vibration to the radiator. If the coolant employed is inflammable, the air intake duct to the coolant radiator shall be so located that flames issuing from the nacelle in case of fire cannot impinge upon the radiator.

§ 3.595 Cooling system drains. One or more drains shall be provided to permit drainage of the entire cooling system, including the coolant tank, radiator, and the engine, when the airplane is in the normal ground attitude. Drains shall discharge clear of all portions of the airplane and shall be provided with means for positively locking the drain in the closed position. Cooling system drains shall be accessible.

§ 3.596 Cooling system instruments. See §§ 3.655, 3.670, and 3.671.

INDUCTION SYSTEM

§ 3.605 General. (a) The engine air induction system shall permit supplying an adequate quantity of air to the engine under all conditions of operation.

(b) Each engine shall be provided with at least two separate air intake sources, except that in the case of an engine equipped with a fuel injector only one air intake source need be provided, if the air intake, opening, or passage is unobstructed by a screen, filter, or other part on which ice might form and so restrict the air flow as to affect adversely engine operation. Primary and alternate air intakes may open within the cowl only if that portion of the cowl is isolated from the engine accessory section by means of a fireproof diaphragm. Alternate air intakes shall be located in a sheltered position. Supplying air to the engine through the alternate air intake system or the carburetor air preheater shall not result in the loss of excessive power in addition to the power lost due to the rise in the temperature of the air.

§ 3.606 Induction system de-icing and anti-icing provisions. The engine air induction system shall incorporate means for the prevention and elimination of ice accumulations in accordance with the provisions in this section. It shall be demonstrated that compliance with the provisions outlined in the following paragraphs can be accomplished when the airplane is operating in air at a temperature of 30° F. when the air is free of visible moisture.

(a) Airplanes equipped with sea level engines employing conventional venturi carburetors shall be provided with a preheater capable of providing a heat rise of 90° F. when the engine is operating at 75 percent of its maximum continuous power.

(b) Airplanes equipped with altitude engines employing conventional venturi carburetors shall be provided with a preheater capable of providing a heat rise of 120° F. when the engine is operating at 75 percent of its maximum continuous power.

(c) Airplanes equipped with altitude engines employing carburetors which embody features tending to reduce the possibility of ice formation shall be provided with a preheater capable of providing a heat rise of 100° F. when the engine is operating at 60 percent of its maximum continuous power. However, the preheater need not provide a heat rise in excess of 40° F. if a fluid de-icing system complying with the provisions of §§ 3.607-3.609 is also installed.

§ 3.607 Carburetor de-icing fluid flow rate. The system shall be capable of

providing each engine with a rate of fluid flow, expressed in pounds per hour, of not less than 2.5 multiplied by the square root of the maximum continuous power of the engine. This flow shall be available to all engines simultaneously. The fluid shall be introduced into the air induction system at a point close to, and upstream from, the carburetor. The fluid shall be introduced in a manner to assure its equal distribution over the entire cross section of the induction system air passages.

§ 3.608 *Carburetor fluid de-icing system capacity.* The fluid de-icing system capacity shall not be less than that required to provide fluid at the rate specified in § 3.607 for a time equal to 3 percent of the maximum endurance of the airplane. However, the capacity need not in any case exceed that required for 2 hours of operation nor shall it be less than that required for 20 minutes of operation at the above flow rate. If the available preheat exceeds 50° F. but is less than 100° F., it shall be permissible to decrease the capacity of the system in proportion to the heat rise available in excess of 50° F.

§ 3.609 *Carburetor fluid de-icing system detail design.* Carburetor fluid de-icing systems shall comply with provisions for the design of fuel systems, except as specified in §§ 3.607 and 3.608, unless such provisions are manifestly inapplicable.

§ 3.610 *Carburetor air preheater design.* Means shall be provided to assure adequate ventilation of the carburetor air preheater when the engine is being operated in cold air. The preheater shall be constructed in such a manner as to permit inspection of exhaust manifold parts which it surrounds and also to permit inspection of critical portions of the preheater itself.

§ 3.611 *Induction system ducts.* Induction system ducts shall be provided with drains which will prevent the accumulation of fuel or moisture in all normal ground and flight attitudes. No open drains shall be located on the pressure side of turbo-supercharger installations. Drains shall not discharge in a location which will constitute a fire hazard. Ducts which are connected to components of the airplane between which relative motion may exist shall incorporate provisions for flexibility.

§ 3.612 *Induction system screens.* If induction system screens are employed, they shall be located upstream from the carburetor. It shall not be possible for fuel to impinge upon the screen. Screens shall not be located in portions of the induction system which constitute the only passage through which air can reach the engine, unless the available preheat is 100° F. or over and the screen is so located that it can be de-iced by the application of heated air. De-icing of screens by means of alcohol in lieu of heated air shall not be acceptable.

EXHAUST SYSTEM

§ 3.615 *General.* (a) The exhaust system shall be constructed and arranged in such a manner as to assure the safe disposal of exhaust gases with-

out the existence of a hazard of fire or carbon monoxide contamination of air in personnel compartments.

(b) Unless suitable precautions are taken, exhaust system parts shall not be located in close proximity to portions of any systems carrying inflammable fluids or vapors nor shall they be located under portions of such systems which may be subject to leakage. All exhaust system components shall be separated from adjacent inflammable portions of the airplane which are outside the engine compartment by means of fireproof shields. Exhaust gases shall not be discharged at a location which will cause a glare seriously affecting pilot visibility at night, nor shall they discharge within dangerous proximity of any fuel or oil system drains. All exhaust system components shall be ventilated to prevent the existence of points of excessively high temperature.

§ 3.616 *Exhaust manifold.* Exhaust manifolds shall be made of fireproof, corrosion-resistant materials, and shall incorporate provisions to prevent failure due to their expansion when heated to operating temperatures. Exhaust manifolds shall be supported in a manner adequate to withstand all vibration and inertia loads to which they might be subjected in operation. Portions of the manifold which are connected to components between which relative motion might exist shall incorporate provisions for flexibility.

§ 3.617 *Exhaust heat exchangers.* (a) Exhaust heat exchangers shall be constructed and installed in such a manner as to assure their ability to withstand without failure all vibration, inertia, and other loads to which they might normally be subjected. Heat exchangers shall be constructed of materials which are suitable for continued operation at high temperatures and which are adequately resistant to corrosion due to products contained in exhaust gases.

(b) Provisions shall be made for the inspection of all critical portions of exhaust heat exchangers, particularly if a welded construction is employed. Heat exchangers shall be ventilated under all conditions in which they are subject to contact with exhaust gases.

§ 3.618 *Exhaust heat exchangers used in ventilating air heating systems.* Heat exchangers of this type shall be so constructed as to preclude the possibility of exhaust gases entering the ventilating air.

FIRE WALL AND COWLING

§ 3.623 *Fire walls.* All engines, auxiliary power units, fuel burning heaters, and other combustion equipment which are intended for operation in flight shall be isolated from the remainder of the airplane by means of fire walls, or shrouds, or other equivalent means.

§ 3.624 *Fire wall construction.* (a) Fire walls and shrouds shall be constructed in such a manner that no hazardous quantity of air, fluids, or flame can pass from the engine compartment to other portions of the airplane. All openings in the fire wall or shroud shall be sealed with close-fitting fireproof grommets, bushings, or fire-wall fittings.

(b) Fire walls and shrouds shall be constructed of fireproof material and shall be protected against corrosion. The following materials have been found to comply with this requirement:

(1) Heat- and corrosion-resistant steel 0.015 inch thick,

(2) Low carbon steel, suitably protected against corrosion, 0.018 inch thick.

§ 3.625 *Cowling.* (a) Cowling shall be constructed and supported in such a manner as to be capable of resisting all vibration, inertia, and air loads to which it may normally be subjected. Provision shall be made to permit rapid and complete drainage of all portions of the cowling in all normal ground and flight attitudes. Drains shall not discharge in locations constituting a fire hazard.

(b) Cowling shall be constructed of fire-resistant material. All portions of the airplane lying behind openings in the engine compartment cowling shall also be constructed of fire-resistant materials for a distance of at least 24 inches aft of such openings. Portions of cowling which are subjected to high temperatures due to proximity to exhaust system ports or exhaust gas impingement shall be constructed of fireproof material.

§ 3.625-1 *Fire-resistant aircraft material (CAA rules which apply to § 3.625).* See § 4b.448-3 of this chapter.

[13 F. R. 7723]

POWER-PLANT CONTROLS AND ACCESSORIES

CONTROLS

§ 3.627 *Power-plant controls.* Power-plant controls shall comply with the provisions of §§ 3.384 and 3.759. Controls shall maintain any necessary position without constant attention by the flight personnel and shall not tend to creep due to control loads or vibration. Flexible controls shall be of an acceptable type. Controls shall have adequate strength and rigidity to withstand operating loads without failure or excessive deflection.

§ 3.628 *Throttle controls.* A throttle control shall be provided to give independent control for each engine. Throttle controls shall afford a positive and immediately responsive means of controlling the engine(s). Throttle controls shall be grouped and arranged in such a manner as to permit separate control of each engine and also simultaneous control of all engines.

§ 3.629 *Ignition switches.* Ignition switches shall provide control for each ignition circuit on each engine. It shall be possible to shut off quickly all ignition on multiengine airplanes, either by grouping of the individual switches or by providing a master ignition control. If a master control is provided, suitable means shall be incorporated to prevent its inadvertent operation.

§ 3.630 *Mixture controls.* If mixture controls are provided, a separate control shall be provided for each engine. The controls shall be grouped and arranged in such a manner as to permit both separate and simultaneous control of all engines.

§ 3.631 *Propeller speed and pitch controls.* (See also § 3.421 (a).) If propeller speed or pitch controls are provided, the controls shall be grouped and arranged in such a manner as to permit control of all propellers, both separately and together. The controls shall permit ready synchronization of all propellers on multiengine airplanes.

§ 3.632 *Propeller feathering controls.* If propeller feathering controls are provided, a separate control shall be provided for each propeller. Propeller feathering controls shall be provided with means to prevent inadvertent operation.

§ 3.633 *Fuel system controls.* Fuel system controls shall comply with requirements of § 3.551 (c).

§ 3.634 *Carburetor air preheat controls.* Separate controls shall be provided to regulate the temperature of the carburetor air for each engine.

ACCESSORIES

§ 3.635 *Power-plant accessories.* Engine-driven accessories shall be of a type satisfactory for installation on the engine involved and shall utilize the provisions made on the engine for the mounting of such units. Items of electrical equipment subject to arcing or sparking shall be installed so as to minimize the possibility of their contact with any inflammable fluids or vapors which might be present in a free state.

§ 3.636 *Engine battery ignition systems.* (a) Battery ignition systems shall be supplemented with a generator which is automatically made available as an alternate source of electrical energy to permit continued engine operation in the event of the depletion of any battery.

(b) The capacity of batteries and generators shall be sufficient to meet the simultaneous demands of the engine ignition system and the greatest demands of any of the airplane's electrical system components which may draw electrical energy from the same source. Consideration shall be given to the condition of an inoperative generator, and to the condition of a completely depleted battery when the generator is running at its normal operating speed. If only one battery is provided, consideration shall also be given to the condition in which the battery is completely depleted and the generator is operating at idling speed.

(c) Means shall be provided to warn the appropriate flight personnel if malfunctioning of any part of the electrical system is causing the continuous discharging of a battery used for engine ignition. (See § 3.629 for ignition switches.)

POWER-PLANT FIRE PROTECTION

§ 3.637 *Power-plant fire protection.* Suitable means shall be provided to shut off the flow in all lines carrying inflammable fluids into the engine compartment.

SUBPART F—EQUIPMENT

§ 3.651 *General.* The equipment specified in § 3.655 shall be the minimum installed when the airplane is submitted to determine its compliance with the

airworthiness requirements. Such additional equipment as is necessary for a specific type of operation is specified in other pertinent parts of the Civil Air Regulations, but, where necessary, its installation and that of the items mentioned in § 3.655 is covered herein.

§ 3.652 *Functional and installational requirements.* Each item of equipment which is essential to the safe operation of the airplane shall be found by the Administrator to perform adequately the functions for which it is to be used, shall function properly when installed, and shall be adequately labeled as to its identification, function, operational limitations, or any combination of these, whichever is applicable. Items of equipment for which type certification is required shall have been certificated in accordance with the provisions of Part 15 of this chapter (or previous regulations) and such other parts as may be applicable.

BASIC EQUIPMENT

§ 3.655 *Required basic equipment.* The following table shows the basic equipment items required for type and airworthiness certification of an airplane:

(a) *Flight and navigational instruments.* (1) Air-speed indicator (see § 3.663).

(2) Altimeter.

(3) Magnetic direction indicator (see § 3.666).

(b) *Power-plant instruments—(1) For each engine or tank.* (i) Fuel quantity indicator (see § 3.672).

(ii) Oil pressure indicator.

(iii) Oil temperature indicator.

(iv) Tachometer.

(2) *For each engine or tank (if required in reference section).* (i) Carburetor air temperature indicator (see § 3.676).

(ii) Coolant temperature indicator (if liquid-cooled engines used).

(iii) Cylinder head temperature indicator (see § 3.675).

(iv) Fuel pressure indicator (if pump-fed engines used).

(v) Manifold pressure indicator (if altitude engines used).

(vi) Oil quantity indicator (see § 3.674).

(c) *Electrical equipment (if required by reference section).* (1) Master switch arrangement (see § 3.688).

(2) Adequate source(s) of electrical energy (see §§ 3.682 and 3.685).

(3) Electrical protective devices (see § 3.690).

(d) *Miscellaneous equipment.* (1) Certificated safety belts for all occupants (see Part 15 of this chapter).

(2) Airplane Flight Manual (see § 3.777).

§ 3.655-1 *Air-speed indicators, direction indicators, and altimeters (CAA rules which apply to § 3.655).* See §§ 4b.691-1, 4b.691-6, and 4b.691-8 of this chapter.

[13 F. R. 7725]

INSTRUMENTS; INSTALLATION

GENERAL

§ 3.661 *Arrangement and visibility of instrument installations.* (a) Flight,

navigation, and power-plant instruments for use by each pilot shall be easily visible to him.

(b) On multiengine airplanes, identical power-plant instruments for the several engines shall be so located as to prevent any confusion as to the engines to which they relate.

§ 3.662 *Instrument panel vibration characteristics.* Vibration characteristics of the instrument panel shall not be such as to impair the accuracy of the instruments or to cause damage to them.

FLIGHT AND NAVIGATIONAL INSTRUMENTS

§ 3.663 *Air-speed indicating system.* This system shall be so installed that the air-speed indicator shall indicate true air speed at sea level under standard conditions to within an allowable installational error of not more than plus or minus 3 percent of the calibrated air speed or 5 miles per hour, whichever is greater, throughout the operating range of the airplane with flaps up from V_0 to $1.3 V_{S1}$, and with flaps down at $1.3 V_{S1}$. The calibration shall be made in flight.

§ 3.664 *Air-speed indicator marking.* The air-speed indicator shall be marked as specified in § 3.757.

§ 3.665 *Static air vent system.* All instruments provided with static air case connections shall be so vented that the influence of airplane speed, the opening and closing of windows, air-flow variation, moisture, or other foreign matter will not seriously affect their accuracy.

§ 3.666 *Magnetic direction indicator.* The magnetic direction indicator shall be so installed that its accuracy shall not be excessively affected by the airplane's vibration or magnetic fields. After the direction indicator has been compensated, the installation shall be such that the deviation in level flight does not exceed 10 degrees on any heading. A suitable calibration placard shall be provided as specified in § 3.758.

§ 3.667 *Automatic pilot system.* If an automatic pilot system is installed:

(a) The actuating (servo) devices shall be of such design that they can, when necessary, be positively disengaged from operating the control system or be overpowered by the human pilot to enable him to maintain satisfactory control of the airplane.

(b) A satisfactory means shall be provided to indicate readily to the pilot the alignment of the actuating device in relation to the control system which it operates, except when automatic synchronization is provided.

(c) The manually operated control(s) for the system's operation shall be readily accessible to the pilot.

(d) The automatic pilot system shall be of such design and so adjusted that it cannot produce loads in the control system and surfaces greater than those for which they were designed.

§ 3.667-1 *Automatic pilots (CAA rules which apply to § 3.667).* See § 4b.705-1 of this chapter.

[13 F. R. 7725]

§ 3.668 *Gyroscopic indicators (air-driven type).* All air-driven gyroscopic instruments installed in airplanes which

are certificated for instrument flight operations shall derive their energy from a reliable suction source of sufficient capacity to maintain their required accuracy at all speeds above the best rate-of-climb speed. In addition the system shall be so installed as to preclude malfunctioning due to rain, oil, or other detrimental elements. On multiengine airplanes, the following detail requirements shall be applicable:

(a) Two sources actuated by separate means shall be provided, either one of which shall be of sufficient capacity to operate all of the air-driven gyroscopic instruments with which the airplane is equipped, with the airplane in normal cruising attitude at 65 percent maximum continuous power.

(b) A suitable means shall be provided in the attendant installation where the source lines connect into a common line to select either suction air source for the proper functioning of the instruments should failure of one source or a breakage of one source line occur. When an automatic means to permit simultaneous air flow is provided in the system, a suitable method for maintaining suction shall be provided. In order to indicate which source of energy has failed, a visual means shall be provided to indicate this condition to the flight crew.

§ 3.669 Suction gauge. A suction gauge shall be provided and so installed as to indicate readily to the flight crew while in flight the suction in inches of mercury which is being applied to the air-driven types of gyroscopic instruments. This gauge shall be connected to the instruments by a suitable system.

POWER-PLANT INSTRUMENTS

§ 3.670 Operational markings. Instruments shall be marked as specified in § 3.759.

§ 3.671 Instrument lines. Power-plant instrument lines shall comply with the provisions of § 3.550. In addition, instrument lines carrying inflammable fluids or gases under pressure shall be provided with restricted orifices or other safety devices at the source of the pressure to prevent escape of excessive fluid or gas in case of line failure.

§ 3.672 Fuel quantity indicator. Means shall be provided to indicate to the flight personnel the quantity of fuel in each tank during flight. Tanks, the outlets and air spaces of which are interconnected, may be considered as one tank and need not be provided with separate indicators. Exposed sight gauges shall be so installed and guarded as to preclude the possibility of breakage or damage. Fuel quantity indicators shall be calibrated to read zero during level flight when the quantity of fuel remaining in the tank is equal to the unusable fuel supply as defined by § 3.437.

[12 F. R. 3438]

§ 3.672-1 Means to indicate fuel quantity (CAA policies which apply to § 3.672). The Administrator will accept, as a "means to indicate to the flight personnel the quantity of fuel in each tank during flight," a fuel tank calibrated to read in either gallons or pounds, provid-

ing the gauge is clearly marked to indicate which scale is being used.

[12 F. R. 3438. Correction noted at 14 F. R. 36]

§ 3.673 Fuel flowmeter system. When a fuel flowmeter system is installed in the fuel line(s), the metering component shall be of such design as to include a suitable means for bypassing the fuel supply in the event that malfunctioning of the metering component offers a severe restriction to fuel flow.

§ 3.674 Oil quantity indicator. Ground means, such as a stick gauge, shall be provided to indicate the quantity of oil in each tank. If an oil transfer system or a reserve oil supply system is installed, means shall be provided to indicate to the flight personnel during flight the quantity of oil in each tank.

§ 3.675 Cylinder head temperature indicating system for air-cooled engines. A cylinder head temperature indicator shall be provided for each engine on airplanes equipped with cowl flaps. In the case of airplanes which do not have cowl flaps, an indicator shall be provided if compliance with the provisions of § 3.581 is demonstrated at a speed in excess of the speed of best rate of climb.

§ 3.676 Carburetor air temperature indicating system. A carburetor air temperature indicating system shall be provided for each altitude engine equipped with a preheater which is capable of providing a heat rise in excess of 60° F.

ELECTRICAL SYSTEMS AND EQUIPMENT

§ 3.681 Installation. (a) Electrical systems in airplanes shall be free from hazards in themselves, in their method of operation, and in their effects on other parts of the airplane. Electrical equipment shall be of a type and design adequate for the use intended. Electrical systems shall be installed in such a manner that they are suitably protected from fuel, oil, water, other detrimental substances, and mechanical damage.

(b) Items of electrical equipment required for a specific type of operation are listed in other pertinent parts of the Civil Air Regulations.

BATTERIES

§ 3.682 Batteries. When an item of electrical equipment which is essential to the safe operation of the airplane is installed, the battery required shall have sufficient capacity to supply the electrical power necessary for dependable operation of the connected electrical equipment.

§ 3.683 Protection against acid. If batteries are of such a type that corrosive substance may escape during servicing or flight, means such as a completely enclosed compartment shall be provided to prevent such substances from coming in contact with other parts of the airplane which are essential to safe operation. Batteries shall be accessible for servicing and inspection on the ground.

§ 3.684 Battery vents. The battery container or compartment shall be vented in such manner that gases released by

the battery are carried outside the airplane.

GENERATORS

§ 3.685 Generator. Generators shall be capable of delivering their continuous rated power.

§ 3.686 Generator controls. Generator voltage control equipment shall be capable of dependably regulating the generator output within rated limits.

§ 3.687 Reverse current cut-out. A generator reverse current cut-out shall disconnect the generator from the battery and other generators when the generator is developing a voltage of such value that current sufficient to cause malfunctioning can flow into the generator.

MASTER SWITCH

§ 3.688 Arrangement. If electrical equipment is installed, a master switch arrangement shall be provided which will disconnect all sources of electrical power from the main distribution system at a point adjacent to the power sources.

§ 3.689 Master switch installation. The master switch or its controls shall be so installed that it is easily discernible and accessible to a member of the crew in flight.

PROTECTIVE DEVICES

§ 3.690 Fuses or circuit breakers. If electrical equipment is installed, protective devices (fuses or circuit breakers) shall be installed in the circuits to all electrical equipment, except that such items need not be installed in the main circuits of starter motors or in other circuits where no hazard is presented by their omission.

§ 3.691 Protective devices installation. Protective devices in circuits essential to safety in flight shall be so located and identified that fuses may be replaced or circuit breakers reset readily in flight.

§ 3.692 Spare fuses. If fuses are used, one spare of each rating or 50 percent spare fuses of each rating, whichever is greater, shall be provided.

ELECTRIC CABLES

§ 3.693 Electric cables. If electrical equipment is installed, the connecting cables used shall be in accordance with recognized standards for electric cable of a slow burning type and of suitable capacity.

SWITCHES

§ 3.694 Switches. Switches shall be capable of carrying their rated current and shall be of such construction that there is sufficient distance or insulating material between current carrying parts and the housing so that vibration in flight will not cause shorting.

§ 3.695 Switch installation. Switches shall be so installed as to be readily accessible to the appropriate crew member and shall be suitably labeled as to operation and the circuit controlled.

INSTRUMENT LIGHTS

§ 3.696 Instrument lights. If instrument lights are required, they shall be of such construction that there is sufficient distance or insulating material between

current carrying parts and the housing so that vibration in flight will not cause shorting. They shall provide sufficient illumination to make all instruments and controls easily readable and discernible, respectively.

§ 3.697 *Instrument light installation.* Instrument lights shall be installed in such a manner that their direct rays are shielded from the pilot's eyes. Direct rays shall not be reflected from the windshield or other surfaces into the pilot's eyes.

LANDING LIGHTS

§ 3.698 *Landing lights.* If landing lights are installed, they shall be of an acceptable type.

§ 3.699 *Landing light installation.* Landing lights shall be so installed that there is no dangerous glare visible to the pilot and also so that the pilot is not seriously affected by halation. They shall be installed at such a location that they provide adequate illumination for night landing.

POSITION LIGHTS

§ 3.700 *Type.* If position lights are installed, they shall be of a type certificated in accordance with Part 15 of this chapter, or shall comply with the pertinent provisions of that part.

§ 3.701 *Forward position light installation.* Forward position lights shall be so installed that, with the airplane in normal flying position, the red light is displayed on the left side and the green light on the right side, each showing unbroken light between two vertical planes the dihedral angle of which is 100 degrees when measured to the left and right, respectively, of the airplane from dead ahead. The lights shall be spaced laterally as far apart as practicable.

§ 3.702 *Rear position light installation.* The rear position light shall be mounted as far aft as practicable and so installed that unbroken light is directed symmetrically aft in such a manner that the axis of the maximum cone of illumination is parallel to the flight path. In addition, the intersection of the two planes forming dihedral angle A given in Part 15 of this chapter shall be vertical.

§ 3.703 *Flashing rear position lights.* If red and white flashing lights are used, in addition to meeting the installation requirements in § 3.702, they shall be located close together.

ANCHOR LIGHTS

§ 3.704 *Anchor light.* When an anchor light is required for seaplanes and amphibians, at least one light shall be provided and it shall be capable of showing a white light for at least 2 miles at night under clear atmospheric conditions.

§ 3.705 *Anchor light installation.* Anchor lights shall be so installed that they will show the maximum unbroken light practicable when the airplane is moored or drifting on the water. Externally hung lights are permitted.

SAFETY EQUIPMENT; INSTALLATION

§ 3.711 *Marking.* Required safety equipment which the crew is expected to

operate at a time of emergency, such as flares and automatic life raft releases, shall be readily accessible and plainly marked as to its method of operation. When such equipment is carried in lockers, compartments, or other storage places, such storage places shall be marked for the benefit of passengers and crew.

§ 3.712 *De-icers.* When pneumatic de-icers are installed, the installation shall be in accordance with approved data. Positive means shall be provided for the deflation of the pneumatic boots.

§ 3.713 *Flare requirements.* When parachute flares are required, they shall be of a type certificated in accordance with Part 15 of this chapter.

§ 3.714 *Flare installation.* Parachute flares shall be releasable from the pilot compartment and so installed that danger of accidental discharge is reduced to a minimum. The installation shall be demonstrated in flight to eject flares satisfactorily, except in those cases where inspection indicates a ground test will be adequate. If the flares are ejected so that recoil loads are involved, structural provisions for such loads shall be made.

§ 3.715 *Safety belts.* Safety belts shall be of a type certificated in accordance with Part 15 of this chapter. They shall be so attached that no part of the anchorage will fail at a lower load than specified in § 3.386.

EMERGENCY FLOTATION AND SIGNALING EQUIPMENT

§ 3.716 *Rafts and life preservers.* An approved life raft or approved life preserver, when required by other parts of the Civil Air Regulations, is one approved by either the Administrator, the Bureau of Marine Inspection and Navigation, the United States Army Air Forces, or the Bureau of Aeronautics, Navy Department.

§ 3.716-1 *Life rafts and life preservers (CAA rules which apply to § 3.716).* See §§ 4b.811-1 and 4b.811-2 of this chapter.

[13 F. R. 7725]

§ 3.717 *Installation.* When such emergency equipment is required, it shall be so installed as to be readily available to the crew and passengers. Rafts released automatically or by the pilot shall be attached to the airplane by means of a line to keep them adjacent to the airplane. The strength of the line shall be such that it will break before submerging the empty raft.

§ 3.718 *Signaling device.* Signaling devices, when required by other parts of the Civil Air Regulations, shall be accessible, function satisfactorily, and be free from any hazard in their operation.

RADIO EQUIPMENT; INSTALLATION

§ 3.721 *General.* Radio equipment and installations in the airplane shall be free from hazards in themselves, in their method of operation, and in their effects on other components of the airplane.

MISCELLANEOUS EQUIPMENT; INSTALLATION

§ 3.725 *Accessories for multiengine airplanes.* Engine driven accessories es-

sential to the safe operation of the airplane shall be so distributed among two or more engines that the failure of any one engine will not impair the safe operation of the airplane by the malfunctioning of these accessories.

HYDRAULIC SYSTEMS

§ 3.726 *General.* Hydraulic systems and elements shall be so designed as to withstand, without exceeding the yield point, any structural loads which might be imposed in addition to the hydraulic loads.

§ 3.727 *Tests.* Hydraulic systems shall be substantiated by proof pressure tests. When proof tested, no part of the hydraulic system shall fail, malfunction, or experience a permanent set. The proof load of any system shall be 1.5 times the maximum operating pressure of that system.

§ 3.728 *Accumulators.* Hydraulic accumulators or pressurized reservoirs shall not be installed on the engine side of the fire wall, except when they form an integral part of the engine or propeller.

SUBPART G—OPERATING LIMITATIONS AND INFORMATION

§ 3.735 *General.* Means shall be provided to inform adequately the pilot and other appropriate crew members of all operating limitations upon which the type design is based. Any other information concerning the airplane found by the Administrator to be necessary for safety during its operation shall also be made available to the crew. (See §§ 3.755 and 3.777.)

LIMITATIONS

§ 3.737 *Limitations.* The operating limitations specified in §§ 3.738-3.750 and any similar limitations shall be established for any airplane and made available to the operator as further described in §§ 3.755-3.780, unless its design is such that they are unnecessary for safe operation.

AIR SPEED

§ 3.738 *Air speed.* Air-speed limitations shall be established as set forth in §§ 3.739-3.743.

§ 3.739 *Never-exceed speed (V_{ne}).* This speed shall not exceed the lesser of the following:

(a) 0.9 V_a chosen in accordance with § 3.184.

(b) 0.9 times the maximum speed demonstrated in accordance with § 3.159, but shall not be less than 0.9 times the minimum value of V_a permitted by § 3.184.

§ 3.740 *Maximum structural cruising speed (V_{no}).* This operating limitation shall be:

(a) Not greater than V_c chosen in accordance with § 3.184.

(b) Not greater than 0.89 times V_{ne} established under § 3.739.

(c) Not less than the minimum V_c permitted in § 3.184.

§ 3.741 *Maneuvering speed (V_p).* (See § 3.184.)

§ 3.742 *Flaps-extended speed (V_{fe})*. (a) This speed shall not exceed the lesser of the following:

(1) The design flap speed, V_f , chosen in accordance with § 3.190.

(2) The design flap speed chosen in accordance with § 3.223, but shall not be less than the minimum value of design flap speed permitted in §§ 3.190 and 3.223.

(b) Additional combinations of flap setting, air speed, and engine power may be established, provided the structure has been proven for the corresponding design conditions.

§ 3.743 *Minimum control speed (V_{mc})*. (See § 3.111.)

POWER PLANT

§ 3.744 *Power plant*. The power-plant limitations in §§ 3.745 through 3.747 shall be established and shall not exceed the corresponding limits established as a part of the type certification of the engine and propeller installed in the airplane.

§ 3.745 *Take-off operation*. (a) Maximum rotational speed (revolutions per minute).

(b) Maximum permissible manifold pressure (if applicable).

(c) The time limit upon the use of the corresponding power.

(d) Where the time limit of paragraph (c) of this section exceeds 2 minutes, the maximum allowable temperatures for cylinder head, oil, and coolant outlet if applicable.

§ 3.746 *Maximum continuous operation*. (a) Maximum rotational speed (revolutions per minute).

(b) Maximum permissible manifold pressure (if applicable).

(c) Maximum allowable temperatures for cylinder head, oil, and coolant outlet if applicable.

§ 3.747 *Fuel octane rating*. The minimum octane rating of fuel required for satisfactory operation of the power plant at the limits of §§ 3.745 and 3.746.

AIRPLANE WEIGHT

§ 3.748 *Airplane weight*. The airplane weight and center of gravity limitations are those required to be determined by § 3.71.

MINIMUM FLIGHT CREW

§ 3.749 *Minimum flight crew*. The minimum flight crew shall be established as that number of persons required for the safe operation of the airplane during any contact flight as determined by the availability and satisfactory operation of all necessary controls by each operator concerned.

TYPES OF OPERATION

§ 3.750 *Types of operation*. The type of operation to which the airplane is limited shall be established by the category in which it has been found eligible for certification and by the equipment installed. (See Parts 42 and 43 of this chapter.)

MARKINGS AND PLACARDS

§ 3.755 *Markings and placards*. (a) The markings and placards specified are

required for all airplanes. Placards shall be displayed in a conspicuous place and both shall be such that they cannot be easily erased, disfigured, or obscured. Additional informational placards and instrument markings having a direct and important bearing on safe operation may be required by the Administrator when unusual design, operating, or handling characteristics so warrant.

(b) When an airplane is certificated in more than one category, the applicant shall select one category on which all placards and markings on the airplane shall be based. The placard and marking information for the other categories in which the airplane is certificated shall be entered in the Airplane Flight Manual. A reference to this information shall be included on a placard which shall also indicate the category on which the airplane placards and markings are based.

INSTRUMENT MARKINGS

§ 3.756 *Instrument markings*. The instruments listed in §§ 3.757-3.761 shall have the following limitations marked thereon. When these markings are placed on the cover glass of the instrument, adequate provision shall be made to maintain the correct alignment of the glass cover with the face of the dial. All arcs and lines shall be of sufficient width and so located as to be clearly and easily visible to the pilot.

§ 3.757 *Air-speed indicator*. (a) True indicated air speed shall be used:

(1) The never-exceed speed, V_{ne} —a radial red line (see § 3.739).

(2) The caution range—a yellow arc extending from the red line in (1) above to the upper limit of the green arc specified in (3) below.

(3) The normal operating range—a green arc with the lower limit at V_{s1} , as determined in § 3.82, with maximum weight, landing gear and wing flaps retracted, and the upper limit at the maximum structural cruising speed established in § 3.740.

(4) The flap operating range—a white arc with the lower limit at V_{s0} as determined in § 3.82 at the maximum weight, and the upper limit at the flaps-extended speed in § 3.742.

(b) When the never-exceed and maximum structural cruising speeds vary with altitude, means shall be provided which will indicate the appropriate limitations to the pilot throughout the operating altitude range.

§ 3.758 *Magnetic direction indicator*. A placard shall be installed on or in close proximity to the magnetic direction indicator which contains the calibration of the instrument in a level flight attitude with engine(s) operating and radio receiver(s) on or off (which shall be stated). The calibration readings shall be those to known magnetic headings in not greater than 30-degree increments.

§ 3.759 *Power-plant instruments*. All required power-plant instruments shall be marked with a red radial line at the maximum and minimum (if applicable) indications for safe operation. The normal operating ranges shall be marked with a green arc which shall not

extend beyond the maximum and minimum limits for continuous operation. Take-off and precautionary ranges shall be marked with a yellow arc.

§ 3.760 *Oil quantity indicators*. Indicators shall be suitably marked in sufficient increments so that they will readily and accurately indicate the quantity of oil.

§ 3.761 *Fuel quantity indicator*. When the unusable fuel supply for any tank exceeds 1 gallon or 5 percent of the tank capacity, whichever is greater, a red band shall be placed on the indicator extending from the calibrated zero reading (see § 3.437) to the lowest reading obtainable in the level flight attitude, and a suitable notation in the Airplane Flight Manual shall be provided to indicate to the flight personnel that the fuel remaining in the tank when the quantity indicator reaches zero cannot be used safely in flight. (See § 3.672.)

CONTROL MARKINGS

§ 3.762 *General*. All cockpit controls, with the exception of the primary flight controls, shall be plainly marked as to their function and method of operation.

§ 3.763 *Aerodynamic controls*. The secondary controls shall be suitably marked to comply with §§ 3.337 and 3.338.

§ 3.764 *Power-plant fuel controls*. (a) Controls for fuel tank selector valves shall be marked to indicate the position corresponding to each tank and to all existing cross feed positions.

(b) When more than one fuel tank is provided, and if safe operation depends upon the use of tanks in a specific sequence, the fuel tank selector controls shall be marked adjacent to or on the control to indicate to the flight personnel the order in which the tanks must be used.

(c) On multiengine airplanes, controls for engine valves shall be marked to indicate the position corresponding to each engine.

(d) The capacity of each tank shall be indicated adjacent to or on the fuel tank selector control.

§ 3.765 *Accessory and auxiliary controls*. (a) When a retractable landing gear is used, the indicator required in § 3.359 shall be marked in such a manner that the pilot can ascertain at all times when the wheels are secured in the extreme positions.

(b) Emergency controls shall be colored red and clearly marked as to their method of operation.

MISCELLANEOUS

§ 3.766 *Baggage compartments, ballast location, and special seat loading limitations*. (a) Each baggage or cargo compartment and ballast location shall bear a placard which states the maximum allowable weight of contents and, if applicable, any special limitation of contents due to loading requirements, etc.

(b) When the maximum permissible weight to be carried in a seat is less than 170 pounds (see § 3.74), a placard shall be permanently attached to the seat structure which states the maximum

allowable weight of occupants to be carried.

§ 3.767 *Fuel, oil, and coolant filler openings.* The following information shall be marked on or adjacent to the filler cover in each case:

(a) The word "fuel," the minimum permissible fuel octane number for the engines installed, and the usable fuel tank capacity. (See § 3.437.)

(b) The word "oil" and the oil tank capacity.

(c) The name of the proper coolant fluid and the capacity of the coolant system.

§ 3.768 *Emergency exit placards.* Emergency exit placards and operating controls shall be colored red. A placard shall be located adjacent to the control(s) which clearly indicates it to be an emergency exit and describes the method of operation. (See § 3.387.)

§ 3.769 *Approved flight maneuvers—*(a) *Category N.* A placard shall be provided in front of and in clear view of the pilot stating: "No acrobatic maneuvers including spins approved."

(b) *Category U.* A placard shall be provided in front of and in clear view of the pilot stating: "No acrobatic maneuvers approved, except those listed in the Airplane Flight Manual."

(c) *Category A.* A placard shall be provided in clear view of the pilot which lists all approved acrobatic maneuvers and the recommended entry air speed for each. If inverted flight maneuvers are not approved, the placard shall bear a notation to this effect.

§ 3.770 *Airplane category placard.* A placard shall be provided in front of and in clear view of the pilot stating: "This airplane must be operated as a _____ or _____ category airplane in compliance with the Airplane Flight Manual."

AIRPLANE FLIGHT MANUAL

§ 3.777 *Airplane Flight Manual.* An Airplane Flight Manual shall be furnished with each airplane. The portions of this document listed below shall be verified and approved by the Administrator, and shall be segregated, identified, and clearly distinguished from portions not so approved. Additional items of information having a direct and important bearing on safe operation may be required by the Administrator when unusual design, operating, or handling characteristics so warrant.

§ 3.778 *Operating limitations—*(a) *Air-speed limitations.* Sufficient information shall be included to permit proper marking of the air-speed limitations on the indicator as required in § 3.757. It shall also include the design, maneuvering speed, and the maximum safe air speed at which the landing gear can be safely lowered. In addition to the above information, the significance of the air speed limitations and of the color coding used shall be explained.

(b) *Power-plant limitations.* Sufficient information shall be included to outline and explain all power-plant limitations (see § 3.744) and to permit marking the instruments as required in § 3.759.

(c) *Weight.* The following information shall be included:

(1) Maximum weight for which the airplane has been certificated,

(2) Airplane empty weight and center of gravity location,

(3) Useful load,

(4) The composition of the useful load, including the total weight of fuel and oil with tanks full.

(d) *Load distribution.* (1) All authorized center of gravity limits shall be stated. If the available space for loading the airplane is adequately placarded or so arranged that any reasonable distribution of the useful load listed in weight above will not result in a center of gravity location outside of the stated limits, this section need not include any other information than the statement of center of gravity limits.

(2) In all other cases this section shall also include adequate information to indicate satisfactory loading combinations which will assure maintaining the center of gravity position within approved limits.

(e) *Maneuvers.* All authorized maneuvers and the appropriate air-speed limitations as well as all unauthorized maneuvers shall be included in accordance with the following:

(1) *Normal category.* All acrobatic maneuvers, including spins, are unauthorized. If the airplane has been demonstrated to be characteristically incapable of spinning in accordance with § 3.124 (d), a statement to this effect shall be entered here.

(2) *Utility category.* All authorized maneuvers demonstrated in the type flight tests shall be listed, together with recommended entry speeds. All other maneuvers are not approved. If the airplane has been demonstrated to be characteristically incapable of spinning in accordance with § 3.124 (d), a statement to this effect shall be entered here.

(3) *Acrobatic category.* All approved flight maneuvers demonstrated in the type flight tests shall be included, together with recommended entry speeds.

(f) *Flight load factor.* The positive limit load factors made good by the airplane's structure shall be described here in terms of accelerations.

(g) *Flight crew.* When a flight crew of more than one is required to operate the airplane safely, the number and functions of the minimum flight crew shall be included.

§ 3.779 *Operating procedures.* This section shall contain information concerning normal and emergency procedures and other pertinent information peculiar to the airplane's operating characteristics which are necessary to safe operation.

§ 3.780 *Performance information.* (a) Information relative to the following items of performance shall be included:

(1) The stalling speed, V_{SO} , at maximum weight,

(2) The stalling speed, V_{SI} , at maximum weight and with landing gear and wing flaps retracted,

(3) The take-off distance determined in accordance with § 3.84, including the air speed at the 50-foot height, and the airplane configuration, if pertinent,

(4) The landing distance determined in accordance with § 3.86, including the airplane configuration, if pertinent,

(5) The steady rate of climb determined in accordance with § 3.85 (a), (c), and, as appropriate, (b), including the air speed, power, and airplane configuration, if pertinent.

(b) The effect of variation in (a) (2) with angle of bank up to 60 degrees shall be included.

(c) The calculated approximate effect of variations in subparagraphs (3), (4) and (5) of this paragraph with altitude and temperature shall be included.

§ 3.780-1 *Calculated effects of temperature and altitude variations* (CAA policies which apply to § 3.780). Section 3.780 requires that the calculated effects of variations in temperature and altitude on the take-off distance (§ 3.84 (a) (2)), the landing distance (§ 3.86), and the steady rate of climb (§ 3.85 (a), (b), and (c)), shall be included in the Airplane Flight Manual. The following ranges of these variables will be considered acceptable by the Administrator:

(a) The altitudes and temperatures for which performance in take-off distance, landing distance, take-off climb and balked landing climb shall be calculated are sea level to 7,000 feet and 0° F. to 100° F. respectively, except that take-off and landing distances for a seaplane need not show temperatures below 30° F. at altitudes above 1,000 feet.

(b) For multiengine aircraft, the climb with the critical engine inoperative shall be calculated for an altitude range of sea level to absolute ceiling and a temperature range from 60° F. below the standard temperature to 40° F. above the standard temperature at the altitude involved.

[12 F. R. 3438. Correction noted at 14 F. R. 36]

SUBPART H—IDENTIFICATION DATA

§ 3.791 *Name plate.* A name plate shall be securely attached to and located in the pilot compartment which shall contain:

(a) The manufacturer's name and address.

(b) Model and serial numbers.

(c) Date of manufacture.

(d) Type certificate number.

(e) Production certificate number, (if pertinent).

§ 3.792 *Airworthiness certificate number.* The identifying symbols and registration numbers shall be permanently affixed to the airplane structure in compliance with § 43.10 (c) of this chapter.

PART 4a—AIRPLANE AIRWORTHINESS

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4a.249 Load distribution.
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- 4a.532-1 Portable water-solution type fire extinguishers (CAA rules which apply to § 4a.532 (j)).
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- 4a.535 NAC landplanes; instrument day flying.
- 4a.535-1 Airspeed indicators, turn-and-bank indicators, direction indicators, climb indicators, and altimeters (CAA rules which apply to § 4a.531).
- 4a.536 NAC landplanes; instrument night flying.
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AUTHORITY: §§ 4a.1 to 4a.772 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 603, 52 Stat. 1007, 1009; 49 U. S. C. 551, 553.

SUBPART A—AIRWORTHINESS REQUIREMENTS

SOURCE: §§ 4a.1 to 4a.31 contained in Amendment 48, Civil Air Regulations, 5 F. R. 1834, as amended by Amendment 75, 5 F. R. 8946, except as noted following sections affected.

GENERAL

§ 4a.1 *Scope.* The airworthiness requirements set forth in this part shall be used as a basis for obtaining airworthiness or type certificates: *Provided*, That: (a) Deviations from the requirements of this part which, in the opinion of the Administrator, insure the equivalent condition for safe operation and, (b) equivalent requirements of the United States Army or Navy with respect to airworthiness may be accepted in lieu of the requirements set forth in this part. Unless otherwise specified an amendment to this part will apply only to airplanes for which applications for type certificates are received subsequent to the effective date of such amendment.

§ 4a.2 *Airplane categories.* (a) At the election of the applicant, an airplane may be certificated under the requirements for a particular category according to the intended use of the airplane. Sections of this part which affect only one particular category are designated by a suffix added to the appropriate section numbers, as follows:

Normal category----- Suffix N
 Transport category----- Suffix T
 Acrobatic category----- Suffix A

(b) All sections not designated by a suffix are applicable to all categories, except as otherwise specified.

[Amdt. 04-3, 7 F. R. 984]

AIRWORTHINESS AND TYPE CERTIFICATES

§ 4a.15 *Requirements for issuance.* The airworthiness requirements specified in this part shall be used as a basis for the certification of airplanes: *Provided*, That an airplane manufactured in accordance with, and conforming to, the currently effective aircraft specifications issued therefor will be eligible for an airworthiness certificate, if the Administrator determines such airplane is in condition for safe operation: *Provided, further*, That an airplane which has not demonstrated compliance with the airworthiness requirements specified in this part but which, in the opinion of the Administrator, is in condition for safe operation for experimental purposes or for particular activities will be eligible for an airworthiness certificate.

§ 4a.16 *Data required for airworthiness certificate.* When an airworthiness certificate is sought and a type certificate is not involved, data which are adequate to establish compliance of the aircraft with the requirements listed in this part shall be submitted to the Administrator.

§ 4a.17 *Data required for type certificate.* Data which are adequate to establish compliance of the aircraft with the airworthiness requirements listed in this part and which are adequate for the reproduction of other airplanes of the same type shall be submitted to the Administrator. The procedure for submitting the required data, the technical contents

of such data, and the methods of testing aircraft with respect to the prescribed airworthiness requirements shall be in accordance with Civil Aeronautics Manual 4, Airplane Airworthiness.

§ 4a.18 *Inspection and tests.* Authorized representatives of the Administrator shall have access to the airplane and may witness or conduct such inspections and tests as are deemed necessary by the Administrator.

[Amdt. 48, 5 F. R. 1834, as amended by Amdt. 04a-6, 12 F. R. 1029]

§ 4a.19 *Flight tests.* (Applicable to all airplanes certificated as a type on or after May 15, 1947.) After proof of compliance with the structural requirements contained in this part, and upon completion of all necessary inspection and testing on the ground, and proof of the conformity of the airplane with the type design, and upon receipt from the applicant of a report of flight tests conducted by him, there shall be conducted such official flight tests as the Administrator finds necessary to determine compliance with Subparts C-G. After the conclusion of these flight tests such additional flight tests shall be conducted as the Administrator finds necessary to ascertain whether there is reasonable assurance that the airplane, its components, and equipment are reliable and function properly. The extent of such additional flight tests shall depend upon the complexity of the airplane, the number and nature of new design features, and the record of previous tests and experience for the particular airplane model, its components, and equipment. If practicable, the flight tests performed for the purpose of ascertaining the reliability and proper functioning shall be conducted on the same airplane which was used in flight tests to show compliance with Subparts C-G.

[Amdt. 04a-6, 12 F. R. 1029, as amended by Amdt. 04a-7, 12 F. R. 2087]

§ 4a.20 *Procedure for type certification.* Acceptable procedures for type certification are outlined in Civil Aeronautics Manual 4.

CHANGES

§ 4a.25 *Continued compliance.* Changes to certificated aircraft shall be substantiated to demonstrate continued compliance of the aircraft with the pertinent airworthiness requirements.

§ 4a.26 *Minor changes.* Minor changes to airplanes being manufactured under the terms of a type certificate and which obviously do not impair the condition of the airplane for safe operation may be approved by authorized representatives of the Administrator prior to submittal to the Administrator of any required revised drawings. The approval of such minor changes shall be based on the airworthiness requirements in effect when the particular airplane model was originally certificated, unless, in the opinion of the Administrator, compliance with current airworthiness requirements is necessary.

§ 4a.27 *Major changes.* Major changes to airplanes being manufactured under the terms of a type certificate may

require the issuance of a new type certificate and the Administrator may, in his discretion, require such changes to comply with current airworthiness requirements.

§ 4a.28 Changes required by the Administrator. (a) In the case of aircraft models approved under the airworthiness requirements in effect prior to the currently effective regulations, the Administrator may require that aircraft submitted for original airworthiness certification comply with such portions of the currently effective regulations as are considered necessary.

(b) All aircraft certificated under the transport category, the manufacture of which is completed after September 30, 1947, shall comply with the following sections of Part 4b of this subchapter, as amended: §§ 4b.58, 4b.442, 4b.445, 4b.447, 4b.449, 4b.450, 4b.478, 4b.484, 4b.503 (c), 4b.516-4b.518, 4b.556, 4b.557, 4b.560, 4b.561, 4b.586, 4b.621-4b.624, 4b.651-4b.655, 4b.661 and 4b.662-4b.676.

[Amdt. 48, 5 F. R. 1834, as amended by Amdt. 04-4, 11 F. R. 11353, Amdt. 04a-8, 12 F. R. 5959]

APPROVAL OF MATERIALS, PARTS, PROCESSES, AND APPLIANCES

§ 4a.31 Specifications. (a) Materials, parts, processes, and appliances shall be approved upon a basis and in a manner found necessary by the Administrator to implement the pertinent provisions of the Civil Air Regulations. The Administrator may adopt and publish such specifications as he finds necessary to administer this section, and shall incorporate therein such portions of the aviation industry, Federal, and military specifications respecting such materials, parts, processes, and appliances as he finds appropriate.

(b) Any material, part, process, or appliance shall be deemed to have met the requirements for approval when it meets the pertinent specifications adopted by the Administrator, and the manufacturer so certifies in a manner prescribed by the Administrator.

[Amdt. 04a-1, 12 F. R. 7898]

SUBPART B—DEFINITIONS

SOURCE: §§ 4a.37 to 4a.46 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

§ 4a.37 Weights—(a) Weight, W . The total weight of the airplane and its contents.

(b) **Design weight.** The weight of the airplane assumed for purposes of showing compliance with the structural requirements specified in this part.

(c) **Minimum design weight.** Weight empty with standard equipment, plus crew, plus fuel of 0.25 pound per maximum (except take-off) horsepower, plus oil as per capacity.

(d) **Standard weight.** The maximum weight for which the airplane is certificated as complying with all the airworthiness requirements for normal operations.

(e) **Provisional weight.** The maximum weight for which the airplane is certificated as complying with the airworthiness requirements as modified for scheduled air carriers in §§ 4a.687-4a.692.

§ 4a.38 Structural terms—(a) Design wing area, S . The area enclosed by the projection of the wing outline, including allons and flaps but ignoring fairings and fillets, on a surface containing the wing chords. The outline is assumed to extend through nacelles and through the fuselage to the plane of symmetry.

(b) **Design power, P .** The total engine horsepower chosen for use in determining the maneuvering load factors. The corresponding engine output will be incorporated in the aircraft certificate as a maximum operational limitation in all flight operations other than take-off or climbing flight (see § 4a.727).

(c) **Design wing loading, W/S .** The design weight (§ 4a.37 (b)) divided by the design wing area (§ 4a.38 (a)).

(d) **Design power loading, W/P .** The design weight (§ 4a.37 (b)) divided by the design power (see § 4a.38 (b) and Fig. 4a-3).

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1171]

§ 4a.39 Air density, ρ . The mass density of the air through which the airplane is moving, in terms of the weight of a unit volume of air divided by the acceleration of gravity. The symbol ρ_0 denotes the mass density of air at sea level under standard atmospheric conditions and has the value of 0.002378 slugs per cubic foot.

CROSS REFERENCE: For definition of standard atmosphere, see § 4a.45.

§ 4a.40 Speed—(a) True air speed, V_t . The velocity of the airplane, along its flight path, with respect to the body of air through which the airplane is moving.

(b) **Indicated air speed, V_i .** The true air speed multiplied by the term $\sqrt{\rho/\rho_0}$. (See § 4a.39.)

(c) **Design level speed, V_L .** The indicated air speed chosen for use in determining the pertinent structural loading conditions. This value will be incorporated in the aircraft certificate as a maximum operational limitation in level and climbing flight (see § 4a.726).

(d) **Design gliding speed, V_g .** The maximum indicated air speed to be used in determining the pertinent structural loading conditions (see §§ 4a.73 and 4a.726).

(e) **Design stalling speed, V_s .** The computed indicated air speed in unaccelerated flight based on the maximum lift coefficient of the wing and the design gross weight. The effects of slipstreams and nacelles shall be neglected in computing V_s . When high-lift devices are in operation the corresponding stalling speed will be denoted by V_{s1} .

(f) **Design flap speed, V_f .** The indicated air speed at which maximum operation of high-lift devices is assumed (see §§ 4a.73 and 4a.726).

(g) **Maximum vertical speed, V_m .** A fictitious value of indicated air speed computed for unaccelerated flight in a vertical dive with zero propeller thrust.

(h) **Design maneuvering speed, V_p .** The indicated air speed at which maximum operation of the control surfaces is assumed (see § 4a.73).

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1171]

§ 4a.41 Design gust velocity, U . A specific gust velocity assumed to act normal to the flight path. (See § 4a.76.)

§ 4a.42 Dynamic pressure, q . The kinetic energy of a unit volume of air.

$$q = \frac{1}{2} \rho V^2 \text{ (in terms of true air speed),}$$

$$= \frac{1}{2} \rho_0 V_i^2 \text{ (in terms of indicated air speed),}$$

$$= V^2/391 \text{ pounds per square foot, when } V$$

is miles per hour indicated air speed.

CROSS REFERENCE: For definition of ρ , see § 4a.39.

§ 4a.43 Load factors—(a) Load factor or acceleration factor, n . The ratio of a load to the design weight. When the load in question represents the net external load acting on the airplane in a given direction, n represents the acceleration factor in that direction.

(b) **Limit load.** A load (or load factor, or pressure) which it is assumed or known may be safely experienced but will not be exceeded in operation.

(c) **Factor of safety, f .** A factor by which the limit loads are multiplied for various design purposes.

(d) **Ultimate factor of safety, f_u .** A specified factor of safety used in determining the maximum load which the airplane structure is required to support.

(e) **Yield factor of safety, f_y .** A specified factor of safety used in connection with the prevention of permanent deformations.

(f) **Ultimate load.** A limit load multiplied by the specified ultimate factor (or factors) of safety. (See definitions in this section and § 4a.61.)

(g) **Yield load.** A limit load multiplied by the specified yield factor (or factors) of safety. (See definitions in this section and § 4a.62.)

(h) **Strength test.** A static load test in which the ultimate loads are properly applied. (See §§ 4a.61 and 4a.230 (b).)

(i) **Proof test.** A static load test in which the yield loads are properly applied for a period of at least 1 minute. (See § 4a.62.)

(j) **Balancing loads.** Loads by which the airplane is placed in a state of equilibrium under the action of external forces resulting from specified loading conditions. The state of equilibrium thus obtained may be either real or fictitious. Balancing loads may represent air loads, inertia loads, or both. (See § 4a.116.)

§ 4a.44 Aerodynamic coefficients, C_L , C_M , C_P , etc. The coefficients hereinafter specified are those of the "absolute" (nondimensional) system adopted as standard in the United States. The subscripts N and C used hereinafter refer respectively to directions normal to and parallel with the basic chord of the airfoil section. Other subscripts have the usual significance. When applied to an entire wing or surface, the coefficients represent average values and shall be properly correlated with local conditions (load distribution) as required in § 4a.99.

§ 4a.45 Standard atmosphere (standard air). Standard atmosphere refers to that variation of air conditions with altitude which has been adopted as standard in the United States. (See any aeronautics text book or handbook, or NACA Technical Report No. 218.)

§ 4a.46 *Primary structure.* Those portions of the airplane the failure of which would seriously endanger the safety of the airplane.

[Amdt. 5, 4 F. R. 1171]

SUBPART C—STRUCTURAL LOADING CONDITIONS

SOURCE: §§ 4a.61 to 4a.216 contained in Civil Air Regulations, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946, except as noted following sections affected.

GENERAL STRUCTURAL REQUIREMENTS

§ 4a.61 *Strength.* The primary structure (see § 4a.46) shall be capable of supporting the ultimate loads (see § 4a.43 (f)) determined by the loading conditions and ultimate factors of safety hereinafter specified, the loads being properly distributed and applied.

§ 4a.62 *Deformations.* The primary structure shall be capable of supporting without detrimental permanent deformations, for a period of at least one minute, the yield loads (see § 4a.43 (g)) determined by the loading conditions and yield factors of safety hereinafter specified, the loads being properly distributed and applied. Where no yield factor of safety is specified a factor of 1.0 shall be assumed. In addition, temporary deformations which occur before the yield load is reached shall be of such a nature that their repeated occurrence will not weaken or damage the primary structure.

§ 4a.63 *Stiffness.* The primary structure shall be capable of supporting the limit loads (see § 4a.43 (b)) determined by the loading conditions specified in this part without deflecting beyond whatever limits may be prescribed in this part or which may be deemed necessary by the Administrator for the case in question.

§ 4a.64 *Proof of strength and rigidity.* No general requirements, but see Subpart D for specific requirements.

§ 4a.65 *Materials, fabrication, protection, etc.* No general requirements, but see Subpart E for specific requirements.

FLIGHT LOADS

§ 4a.72 *General.* The airworthiness rating of an airplane with respect to its strength under flight loads will be based on the air speeds and accelerations (from maneuvering or gusts) which can safely be developed in combination. For certain classes of airplanes the acceleration factors and gust velocities are arbitrarily specified hereinafter and shall be used for those classes. The air speeds which can safely be developed in combination with the specified acceleration factors and gusts shall be determined in accordance with the procedure specified in this part and shall serve as a basis for restricting the operation of the airplane in flight. (See § 4a.726.)

AIR SPEEDS

§ 4a.73 *Air speeds.* (See § 4a.40 for definitions.) The design air speeds shall be determined as follows:

- (a) V_L (see § 4a.40 (c)).
- (b) V_p shall not be less than

$$V_L + K_p (V_m - V_L),$$

except that it need not be greater than either $V_L + 100$ miles per hour or $1.5 V_L$, whichever is lower. K_p is specified on Figure 4a-1. V_m is defined in § 4a.40 (g). A special ruling may be obtained from the Administrator if the design gliding speed thus determined is greater than $1.33 V_L$ and appears to be unnecessarily high for the type of airplane involved.

(c) V_f shall not be less than $2V_{sf}$. V_{sf} is defined in § 4a.40 (e).

(d) V_p shall not be less than

$$V_{sf} + K_p (V_L - V_{sf}),$$

except that it need not be greater than V_L . K_p is specified on Figure 4a-2.

(e) (See §§ 4a.120, 4a.123, and 4a.125 for exceptions for multiengine airplanes.)

[Amdt. 5, 4 F. R. 1171, as amended by Amdt. 75, 5 F. R. 3946]

LOAD FACTORS

§ 4a.74 *General.* The flight load factors specified in §§ 4a.75-4a.99 shall represent wing load factors. The net load factor, or acceleration factor, shall be obtained by proper consideration of balancing loads acting on the airplane in the specific flight conditions.

§ 4a.75 *Maneuvering load factors.* The limit maneuvering load factors specified in this part (see Fig. 4a-3) are derived largely from experience with conventional types of airplanes and shall be considered as minimum values unless it can be proved, to the satisfaction of the Administrator, that the airplane embodies features of design which make it impossible to develop such values in flight, in which case lower values may be used subject to the approval of the Administrator.

§ 4a.76 *Gust load factors.* The gust load factors shall be computed on the basis of a gust of the magnitude specified, acting normal to the flight path, and proper allowance shall be made for the effects of aspect ratio on the slope of the lift curve. The gust velocities specified shall be used only in conjunction with the gust formulas specified in Civil Aeronautics Manual 4.2121.

[Amdt. 48, 5 F. R. 1835, as amended by Amdt. 75, 5 F. R. 3946]

§ 4a.77 *Factors of safety.* The minimum factors of safety are specified for each loading condition.

CROSS REFERENCE: For multiplying factors of safety required in certain cases, see §§ 4a.207-4a.216.

SYMMETRICAL FLIGHT CONDITIONS (FLAPS RETRACTED)

§ 4a.78 *General.* The flight conditions as set forth in §§ 4a.79-4a.85, together with Table 4a-1, shall be considered as representing the minimum number of conditions required to cover a suitable range of symmetrical flight loadings.

§ 4a.79 *Condition I (positive high angle of attack).* The factors given in Table 4a-1 and Figure 4a-3 for this condition shall be used. To provide for flight conditions critical for the front lift truss or its equivalent the aerodynamic char-

acteristics C_N , CP (or C_M), and C_c shall be determined as follows:

$$(a) \quad C_{N_I} = \frac{n_I (W/S)}{q_L}$$

(q_L is dynamic pressure corresponding to V_L ; see §§ 4a.40 (c) and 4a.42.)

(b) C_c = value corresponding to C_{N_I} , or value equal to $-.20 C_{N_I}$, whichever is greater negatively.

(c) CP = most forward position of the center of pressure between $C_L = C_{N_I}$ and $C_L \text{ max.}$; when C_{N_I} exceeds $C_L \text{ max.}$, the CP curve shall be extended accordingly.

(d) For biplane combinations the CP of the upper wing shall be assumed to be 2.5 percent of the chord forward of its nominal position.

(e) C_M = moment coefficient necessary to give the required CP in conjunction with C_{N_I} .

§ 4a.80 *Condition I₁ (positive high angle of attack modified).* The smaller of the two values of C_c specified in § 4a.79 (b), and the most rearward CP position in the range specified in § 4a.79 (c) shall also be investigated when Condition I is critical for the rear spar (or its equivalent) or if any portion of the front spar (or its equivalent) is likely to be critical in tension. Only the wings and wing bracing need be investigated for this condition.

§ 4a.81 *Condition II (negative high angle of attack).* The factors given in Table 4a-1 for this condition shall be used, with the following provisions:

$$(a) \quad C_{N_{II}} = \frac{n_{II} (W/S)}{q_L}$$

(b) C_c = actual value corresponding to $C_{N_{II}}$.

(c) When C_c is positive or has a negative value smaller than 0.02 it may be assumed to be zero.

(d) C_M = actual value corresponding to $C_{N_{II}}$.

§ 4a.82 *Condition III—(a) Positive low angle of attack.* The factors given in Table 4a-1 for this condition shall be used, with the following provisions:

$$(1) \quad C_{N_{III}} = \frac{n_{III} (W/S)}{q_0}$$

(q_0 is dynamic pressure corresponding to V_0 ; §§ 4a.40 (d) and 4a.42.)

(2) C_c = actual value corresponding to $C_{N_{III}}$.

(3) When C_c is positive or has a negative value smaller than 0.02 it may be assumed to be zero.

(4) C_M = actual value corresponding to $C_{N_{III}}$.

(b) *Positive low angle of attack, modified.* If the moment coefficient of the airfoil section at zero lift has a positive value, or a negative value smaller than 0.06, the effects of displaced ailerons on the moment coefficient shall be accounted for in condition III for that portion of the span incorporating ailerons. To cover this point it will be satisfactory to combine 75 percent of the loads acting in condition III with the loads due to a moment coefficient of $-0.08 - C_{M_{III}}$ acting over that portion only of the span incorporating ailerons. The design dynamic pressure for the

additional moment forces shall be equal to $0.75q_0$. Only the wings and wing bracing need be investigated for this condition.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1835]

§ 4a.83 *Condition IV (negative low angle of attack)*. The factors given in Table 4a-1 for this condition shall be used, with the following provisions:

$$(a) C_{N_{IV}} = \frac{n_{IV}(W/S)}{q_0}$$

(b) C_c = actual value corresponding to $C_{N_{IV}}$.

(c) When C_c is positive or has a negative value smaller than 0.02 it may be assumed to be zero.

(d) C_M = actual value corresponding to $C_{N_{IV}}$.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1835]

§ 4a.84 *Condition V (inverted flight)*. The factors given in Table 4a-1 for this condition shall be used, with the following provisions:

$$(a) C_{N_V} = \frac{n_V(W/S)}{q_L}$$

$$(b) C_c' = 0.$$

$$(c) CP' = 25 \text{ percent.}$$

(d) Only the rear (or single) lift truss system of externally braced wing structures need be investigated for this condition.

§ 4a.85 *Condition VI (gliding)*. The factors given in Table 4a-1 shall be used for this condition, with the following provisions:

(a) $C_{N_{VI}}$ = value corresponding to $C_{C_{max}}$ (positive).

$$(b) C_c' = C_{C_{max}} \text{ (positive)} + 0.01.$$

(c) C_M = actual value corresponding to $C_{N_{VI}}$.

(d) The drag of nacelles and other items attached to the wings shall be conservatively estimated and properly included in the investigation of this condition.

(e) Only the wings and wing bracing need be investigated for this condition.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1835]

SYMMETRICAL FLIGHT CONDITIONS (FLAPS OR AUXILIARY DEVICES IN OPERATION)

§ 4a.86 *General*. When flaps or other auxiliary high-lift devices are installed on the wings, the design conditions shall be suitably modified to account for their use in flight. The modifications shall be based on the intended use of such devices and the aerodynamic characteristics of the wing. The conditions as set forth in §§ 4a.87-4a.89, together with Table 4a-2, shall be considered as representing the minimum number of conditions required to cover a suitable range of symmetrical flight loadings in cases where the flaps are used only at relatively low air speeds.

§ 4a.87 *Condition VII (positive gust, flaps deflected)*. The factors given in Table 4a-2 for this condition shall be used, with the following provisions:

(a) The most critical deflection of the flap shall be investigated.

(b) The magnitude and distribution of normal, chord, and moment forces over

the wing shall correspond to that which would be obtained in developing the specified limit gust load factor at the specified air speed.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1835]

§ 4a.88 *Condition VIII (negative gust, flaps deflected)*. The factors given in Table 4a-2 for this condition shall be used, with the following provisions:

(a) The most critical deflection of the flap shall be investigated.

(b) The magnitude and distribution of normal, chord, and moment forces over the wing shall correspond to that which would be obtained in encountering the specified limit gust load factor at the specified air speed.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1835]

§ 4a.89 *Condition IX (dive, flaps deflected)*. The factors given in Table 4a-2 for this condition shall be used, with the following provisions:

(a) The most critical deflection of the flap shall be investigated.

(b) The load factor and the magnitude and distribution of normal, chord, and moment forces over the wing shall correspond to the angle of attack at which the greatest rearward chord loads are produced on the wing structure.

(c) Only the wings and wing bracing need be investigated for this condition.

UNSYMMETRICAL FLIGHT CONDITIONS

§ 4a.90 *General*. In the unsymmetrical flight conditions set forth in §§ 4a.91-4a.93, the unbalanced rolling moment shall be assumed to be resisted by the angular inertia of the complete airplane. See Civil Aeronautics Manual 4.2150 for an acceptable alternative procedure.

[Amdt. 48, 5 F. R. 1834, as amended by Amdt. 75, 5 F. R. 3946]

§ 4a.91 *Condition I_u*. Condition I (§ 4a.79) shall be modified by assuming 100 percent of the air load acting on one wing and 40 percent on the other. For airplanes over 1,000 pounds standard weight the latter factor may be increased linearly with standard weight up to 80 percent at 25,000 pounds.

[Amdt. 48, 5 F. R. 1834]

§ 4a.92 *Condition III_u*. Condition III (§ 4a.82) shall be modified as described for condition I_u in § 4a.91.

[Amdt. 48, 5 F. R. 1835]

§ 4a.93 *Condition V_u*. Condition V (§ 4a.84) shall be modified as described for condition I_u in § 4a.91.

SPECIAL FLIGHT CONDITIONS

§ 4a.94 *Gust at reduced weight*. The requirements for gust conditions (excepting tail surface gust conditions) under any loading between minimum and maximum design weight shall be met by primary structure critically loaded thereby.

§ 4a.95 *Lift-wire-cut*. For wings employing wire bracing in the lift truss, Conditions I and III shall be investigated, using load factors n_I and n_{III} of one-half the values specified for these conditions and assuming that any lift wire is out of action. This requirement does not

apply to parallel double lift wires, for which case see § 4a.210.

§ 4a.96 *Drag-wire-cut*. Drag struts in double-truss systems shall be designed to withstand the loads developed when the drag wire of the upper system in one bay and the drag wire of the lower system in the adjacent bay are each carrying their limit loads from any flight condition, the remaining wires in these two bays being assumed to be out of action. The minimum ultimate factor of safety shall be 1.5.

§ 4a.97 *Unsymmetrical propeller thrust*. The structure shall incorporate an ultimate factor of safety of 1.5 against failure due to loads caused by maximum (except take-off) power applied on one side of the plane of symmetry only, when power on the other side is off and the airplane is in unaccelerated rectilinear flight.

§ 4a.98 *Wing tanks empty*. If fuel tanks are supported by the wing structure, such structure and its bracing shall also be investigated for conditions I, II, III, and IV with wing tanks empty. The design weight may be reduced by 0.9 pound per certified maximum (except take-off) horsepower.

WING LOAD DISTRIBUTION

§ 4a.99 *Wing load distribution*. The limit air loads and inertia loads acting on the wing structure shall be distributed and applied in a manner closely approximating the actual distribution in flight.

CONTROL SURFACE LOADS

§ 4a.115 *General*. In addition to the flight loads specified in §§ 4a.72-4a.99 the primary structure shall meet the requirements specified in this part to account for the loads acting on the control surfaces. The following loading conditions include the application of balancing loads (§ 4a.43 (j)) derived from the symmetrical flight conditions and also cover the possibility of loading the control surfaces and systems in operating the airplane and by encountering gusts. See also §§ 4a.207-4a.316 for multiplying factors of safety required in certain cases.

HORIZONTAL TAIL SURFACES

§ 4a.116 *Balancing*. The limit load acting on the horizontal tail surface shall not be less than the maximum balancing load obtained from conditions I, II, III, IV, VII, and VIII set forth in §§ 4a.79, 4a.81, 4a.82, 4a.83, 4a.87 and 4a.88. In computing these loads for tail surface design the moments of fuselage and nacelles shall be suitably accounted for. The factors given in Tables 4a-3 shall be used, with the following provisions:

(a) For conditions I, II, III, and IV, P (in Fig. 4a-4) = 40 percent of net balancing load. (This means that the load on the fixed surface should be 140 percent of the net balancing load.) In any case P need not exceed that corresponding to a limit elevator control force of 150 pounds, applied by the pilot.

(b) For conditions VII and VIII, P may be assumed equal to zero.

[Amdt. 48, 5 F. R. 1835]

§ 4a.117 *Maneuvering (horizontal surfaces)*. The factors and distributions

specified in Table 4a-3 and Fig. 4a-5 for this condition shall be used, together with the following provisions:

(a) The limit unit loading in either direction need not exceed that corresponding to a 200-pound force on the elevator control (see Table 4a-6).

(b) The average limit unit loading shall not be less than 15 pounds per square foot (see Table 4a-3).

[Amdt. 48, 5 F. R. 1835]

§ 4a.118 Damping (horizontal surfaces). The total limit load acting down on the fixed surface (stabilizer) in the maneuvering condition (§ 4a.117) shall be applied in accordance with the load distribution of Fig. 4a-6, acting in either direction. The load acting on the movable surface in the maneuvering condition may be neglected in determining the damping loads.

§ 4a.119 Tab effects (horizontal surfaces). When a tab is installed so that it can be used by the pilot as a trimming or assisting device, a limit up load over the tab corresponding to the dynamic pressure at V_L and the maximum tab deflection shall be assumed to act in conjunction with the limit down load specified in § 4a.117, disregarding the provisions of § 4a.117 (a), applied over the remaining area. If the control force necessary to balance the resulting loads on the elevator and tab exceeds 200 pounds (Table 4a-6), the loadings over the areas not covered by the tab may be reduced until the control force is equal to this maximum limit value.

[Amdt. 48, 5 F. R. 1835]

VERTICAL TAIL SURFACES

§ 4a.120 Maneuvering. The factors given in Table 4a-4 and Fig. 4a-5 for this condition shall be used, with the following provisions:

(a) If the propeller axes are not in the plane of symmetry, the design speed shall not be less than the maximum speed in level flight with any engine inoperative.

(b) The limit unit loading in either direction need not exceed that corresponding to the maximum limit control force (Table 4a-6) except as modified by paragraph (c) of this section.

(c) In any case the average limit unit loading shall not be less than the minimum pressure specified in Table 4a-4 for this condition.

§ 4a.121 Damping (vertical surfaces). The total limit load acting on the fixed surface (fin) in the maneuvering condition shall be applied in accordance with the load distribution of Fig. 4a-6, acting in either direction. The load acting on the movable surface in the maneuvering condition may be neglected in determining the damping loads.

§ 4a.122 Gusts (vertical surfaces). The gust conditions specified in Table 4a-4 shall be applied, using the following formulas and provisions:

(a) The gust shall be assumed to be sharp-edged and to act normal to the plane of symmetry in either direction.

(b) The average limit unit pressure, w , developed in striking the gust shall be determined from the following formula:

$$w = UVm/575,$$

where

w is in pounds per square foot,

U is in feet per second,

V is in miles per hour, and

m = slope of lift curve, C_L per radian, corrected for aspect ratio. The aspect ratio shall not be taken as less than 2.0 in any case.

(c) This condition applies only to that portion of the vertical surface which has a well-defined leading edge.

(d) The chord distribution extending over the fixed and movable surfaces shall simulate that for a symmetrical airfoil, except that the distribution in Fig. 4a-6 may be used where applicable.

§ 4a.123 Tab effects (vertical surfaces). (a) When a tab is installed on the vertical movable tail surface so that it can be used by the pilot as a trimming device the limit unit loading over the entire vertical tail surfaces shall not be less than that corresponding to the maximum deflection of the tab together with simultaneous application of the following control force in a direction assisting the tab action:

(1) For airplanes with all propeller axes in the plane of symmetry, zero.

(2) For airplanes with propeller axes not in the plane of symmetry, 200 pounds.

(b) The factors specified in Table 4a-4 for this condition shall be used, with the following exception:

(1) If the propeller axes are not in the plane of symmetry, the design speed V_L specified in Table 4a-4 may be reduced to the maximum speed in level flight with any engine inoperative.

§ 4a.124 Special cases (vertical surfaces). A special ruling shall be obtained from the Administrator when an automatic pilot is used on airplanes with propeller axes not in the plane of symmetry.

AILERONS

§ 4a.125 Maneuvering. The factors given in Table 4a-5 and Fig. 4a-7 for this condition shall be used, with the following provisions:

(a) If the propeller axes are not in the plane of symmetry, the design speed shall not be less than the maximum speed in level flight with any engine inoperative.

(b) The limit unit loading in either direction need not exceed that corresponding to the maximum control force (Table 4a-6) resisted by only one aileron, except as modified by paragraph (c) of this section.

(c) In any case the average limit unit loading shall not be less than the minimum pressure specified in Table 4a-5 for this condition.

§ 4a.126 Tab effects (ailerons). (Applies only to airplanes with propeller axes not in the plane of symmetry.) When a tab is installed on one or both ailerons so that it can be used by the pilot to assist in moving the ailerons, the limit unit loading over both ailerons shall be of sufficient magnitude and in such direction as to hold the ailerons in equilibrium with the tab or tabs deflected to the maximum position. The factors specified in Table 4a-5 for this condition shall be used.

§ 4a.127 Flying conditions (ailerons). The ailerons and their control system shall be capable of meeting all requirements specified in the basic symmetrical flying conditions so far as the latter produce symmetrical loads on the ailerons.

WING FLAPS AND TABS

§ 4a.128 Wing flaps. Wing flaps shall be loaded in accordance with conditions VII and VIII (§§ 4a.87, 4a.88) and in addition shall be capable of developing an ultimate factor of safety of at least 1.5 with respect to any intermediate conditions which are more severe for any part of the flap or its operating mechanism.

§ 4a.129 Tabs. The limit forces acting on control-surface tabs shall be determined from the most severe combination of airplane speed and tab normal force coefficient likely to be obtained for any usable loading condition of the airplane and at speeds up to the design gliding speeds, V_G . An ultimate factor of safety of at least 1.5 shall be maintained.

SPECIAL DEVICES

§ 4a.130 Special devices. Special rulings shall be obtained from the Administrator in connection with the design and analysis of wing-slot structures, spoilers, unconventional ailerons, auxiliary airfoils, and similar devices. Requests for special rulings shall be accompanied by suitable drawings or sketches of the structure in question, together with general information and an outline of the method by which it is proposed to determine the structural loading.

CONTROL SYSTEM LOADS

§ 4a.137 General. All control systems shall be designed for limit loads 25 percent greater than those corresponding to the limit loads specified for the control surfaces to which they are attached, assuming the movable surface to be in that position which produces the greatest load in the control system, except that the maximum and minimum control force limits in Table 4a-6 shall apply as specified in this part. The factors of safety specified in Table 4a-6 shall be used.

CROSS REFERENCES: For multiplying factors of safety required in certain cases, see §§ 4a.207-4a.216. For operation requirements for control systems, see § 4a.271.

§ 4a.138 Control wires or push rods. The forces in the control wires or push rods operating the movable surfaces shall be computed and their effect on the rest of the structure shall be investigated and allowed for in the design of such structure.

§ 4a.139 Elevator systems. In applying § 4a.137 the control force specified in Table 4a-6 and Fig. 4a-8 shall be assumed to act in a fore-and-aft direction and shall be applied at the grip of a control stick, or shall be equally divided between two diametrically opposite points on the rim of a control wheel.

§ 4a.140 Rudder systems. In applying § 4a.137 the control force specified in Table 4a-6 shall be assumed to act in a direction which will produce the greatest load in the control system and shall be

applied at the point of contact of the pilot's foot.

§ 4a.141 *Aileron systems.* In applying § 4a.137 it shall be assumed that the ailerons are loaded in opposite directions. The control force specified in Table 4a-6 and Fig. 4a-9 shall be assumed to act in a lateral direction at the grip of a control stick, or shall be assumed to act as part of couple equal to the specified force multiplied by the diameter of a control wheel. The following assumptions shall be made:

(a) For nondifferential ailerons, 75 percent of the stick force or couple shall be assumed to be resisted by a down aileron, the remainder by the other aileron; also, as a separate condition, 50 percent shall be assumed to be resisted by an up aileron, the remainder by the other aileron.

(b) For differential ailerons, 75 percent of the stick force or couple shall be assumed to be resisted by each aileron in either the up or down position, or rational assumptions based on the geometry of the system shall be made.

§ 4a.142 *Flap and tab control systems.* In applying § 4a.137 suitable minimum manual forces shall be assumed to act on flap and tab control systems and other similar controls.

GROUND LOADS

§ 4a.147 *General.* The conditions set forth in §§ 4a.148-4a.156 represent the minimum amount of investigation required for conventional (tail down type) landing gear. For unconventional types it may be necessary to investigate other landing attitudes, depending on the arrangement and design of the landing gear members. Consideration will be given to a reduction of the specified limit load factors when it can be proved that the shock absorbing system will positively limit the acceleration factor to a definite lower value in the drop test specified in § 4a.148 (b). The minimum factors of safety are specified for each loading condition. See also §§ 4a.207 through 4a.216 for multiplying factors of safety required in certain cases.

§ 4a.148 *Level landing.* The minimum limit load factor is specified in Fig. 4a-10. The resultant of the ground reaction shall be assumed to be a force lying at the intersection of the plane of symmetry and a plane in which are located the axles and the center of gravity of the airplane less chassis. The propeller axis (or equivalent reference line) shall be assumed horizontal and the basic value of the vertical component of the resultant of the ground reaction shall be equal to the gross weight of the airplane minus chassis and wheels. The horizontal component shall be of the magnitude required to give the resultant force the specified direction except that it need not be greater than 25 percent of the vertical component. The resultant of the ground reaction shall be assumed to be divided equally between wheels and to be applied at the axle at the center of the wheel. The shock-absorber unit and tires shall be assumed to be deflected to half their total travel, unless it is apparent that a more critical arrangement

could exist. The minimum ultimate factor of safety shall be 1.5.

(a) *Sliding element.* If a sliding element instead of a rolling element is used for the landing gear, a horizontal component of one-half of the vertical component shall be used to represent the effect of ground friction, except that ski gear which is designed and used only for landing on snow and ice may be designed for the same horizontal component as wheel gear.

(b) *Energy absorption.* The level landing condition specified in § 4a.148 shall be assumed to be produced by a free drop, in inches, equal to 0.36 times the calculated stalling speed (V_s) in miles per hour, except that the height of free drop shall not be less than 18 inches for airplanes employing devices which increase the normal sinking speed, but need not exceed 18 inches when such devices are not employed. The height of free drop is measured from the bottom of the tire to the ground, with the landing gear extended to its extreme unloaded position. (See §§ 4a.278, 4a.475.)

§ 4a.151 *Three-point landing.* The minimum limit load factor is specified in Fig. 4a-10. The value of the sum of the static ground reactions shall be the gross weight of the airplane less chassis. The total load shall be divided between the chassis and tail skid or wheel in inverse proportion to the distances, measured parallel to the ground line, from the center of gravity of the airplane less chassis to the points of contact with the ground. The load on the chassis shall be divided equally between wheels. Loads shall be assumed to be perpendicular to the ground line in the three-point landing attitude, with all shock absorbers and tires deflected to the same degree as in level landing. The tail wheel or skid installation shall also be investigated for this condition. The minimum ultimate factor of safety shall be 1.5.

§ 4a.152 *Energy absorption.* The three-point landing condition specified in § 4a.151 shall be assumed to be produced by a free drop as specified under § 4a.148 (b). This requires shock absorption by both main wheels and tail wheel (or skid). (See §§ 4a.278, 4a.475.)

§ 4a.153 *Side load.* The minimum limit load factor shall be 0.667. The weight of the airplane shall be assumed to act on one wheel in a direction perpendicular to the ground. In addition, a side component of equal magnitude shall be assumed to act inward and normal to the plane of symmetry at the point of contact of the wheel, and an aft component equal to 0.55 times the vertical component shall be assumed to act parallel to the ground at such point. The airplane shall be assumed to be in a three-point attitude with the shock absorbers deflected to their static position and the tires deflected one-quarter the nominal diameter of their cross section. The minimum ultimate factor of safety shall be 1.5.

§ 4a.154 *One-wheel landing.* An investigation of the fuselage structure is required for a one-wheel landing, in which only those loads obtained on one side of the fuselage in the level landing

condition are applied. The resulting load factor is therefore one-half of the level landing load factor. (This condition is identical with the level landing condition insofar as the landing gear structure is concerned.) The minimum ultimate factor of safety shall be 1.5.

§ 4a.155 *Braked landing.* The minimum limit load factor shall be 1.33. Airplanes equipped with brakes shall be investigated for the loads incurred when a landing is made with the wheels locked and the airplane is in an attitude such that the tail skid or wheel just clears the ground. The weight of the airplane less chassis shall be assumed to act on the wheels in a direction perpendicular to the ground line in this attitude. In addition, a component parallel to the ground line shall be assumed to act at the point of contact of the wheels and the ground, the magnitude of this component being equal to the weight of the airplane less chassis times a coefficient of friction of 0.55. The tire in all cases shall be assumed to have deflected not more than one-quarter the nominal diameter of its cross section, and the deflection of the shock absorbers shall be the same as in level landing. The minimum ultimate factor of safety shall be 1.5.

§ 4a.156 *Side loads on tail wheel or skid.* Suitable assumptions shall be made to cover side loads acting on tail skids or tail wheels which are not free to swivel or which can be locked or steered by the pilot.

WATER LOADS

§ 4a.161 *General.* The requirements set forth in §§ 4a.162-4a.177 shall apply to the entire airplane, but have particular reference to hull structures, wings, nacelles, and float supporting structure. The requirements for certification of floats as individual items of equipment are specified in Part 15 of this subchapter. The minimum factors of safety are specified for each loading condition.

CROSS REFERENCES: For multiplying factors of safety required in certain cases, see §§ 4a.207-4a.216. For detail design requirements for hulls and floats, see §§ 4a.488-4a.492.

FLOAT SEAPLANES

§ 4a.162 *Landing with inclined reactions (float seaplanes).* The vertical component of the limit load factor shall be 4.20 except that it need not exceed a value given by the following formula:

$$n = 3.0 + 0.133 W/S.$$

The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction to be acting in the plane of symmetry and passing through the center of gravity of the airplane less floats and float bracing, but inclined so that its horizontal component is equal to one-quarter of its vertical component. The forces representing the weights of and in the airplane shall be assumed to act in a direction parallel to the water reaction. The weight of the floats and float bracing may be deducted from the gross weight of the airplane.

§ 4a.163 *Float attachment members.* For the design of float attachment members, including the members necessary to complete a rigid brace truss through the fuselage, the minimum ultimate factor of safety shall be 1.85. For the remaining structural members the minimum ultimate factor of safety shall be 1.50.

§ 4a.164 *Landing with vertical reactions (float seaplanes).* The limit load factor shall be 4.33, acting vertically, except that it need not exceed a value given by the following formula:

$$n = 3.0 + 0.133 W/S.$$

The propeller axis (or equivalent reference line) shall be assumed to be horizontal, and the resultant water reaction to be vertical and passing through the center of gravity of the airplane less floats and float bracing. The weight of the floats and float bracing may be deducted from the gross weight of the airplane.

§ 4a.165 *Safety factors.* The minimum factors of safety shall be the same as those specified in § 4a.163.

§ 4a.166 *Landing with side load (float seaplanes).* The vertical component of the limit load factor shall be 4.0, to be applied to the gross weight of the airplane less floats and float bracing. The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction shall be assumed to be in the vertical plane which passes through the center of gravity of the airplane less floats and float bracing and is perpendicular to the propeller axis. The vertical load shall be applied through the keel or keels of the float or floats, and evenly divided between the floats when twin floats are used. A side load equal to one-fourth of the vertical load shall be applied along a line approximately half way between the bottom of the keel and the level of the water line at rest. When built-in struts are used, check calculations shall be made for the built-in struts with the side load at the level of the water line at rest. When twin floats are used, the entire side load specified shall be applied to the float on the side from which the water reaction originates. The minimum ultimate factor of safety shall be 1.50.

BOAT SEAPLANES

§ 4a.167 *Local bottom pressures—(a) Maximum local pressure.* The maximum value of the limit local pressure shall be determined from the following equation:

$$P_{\max} = 0.055 V_s^{1.4} \left(1 + \frac{W}{50,000} \right)^{1/4}$$

where

p = pressure, pounds per square inch
 V_s = stalling speed, flaps down, power on, in miles per hour. (To be calculated on the basis of wind tunnel data or flight tests on previous airplanes.)
 W = design weight

The minimum ultimate factor of safety shall be 1.5.

(b) *Variation in local pressure.* The local pressures to be applied to the hull bottom shall vary in accordance with Figure 4a-11. No variation from keel to chine (beamwise) shall be assumed, ex-

cept when the chine flare indicates the advisability of higher pressures of the chine.

(c) *Application of local pressure.* The local pressure determined from § 4a.167 (a) and Figure 4a-11 shall be applied over a local area in such a manner as to cause the maximum local loads in the hull bottom structure.

[Amdt. 48, 5 F. R. 1836]

§ 4a.168 *Distributed bottom pressures.* (a) For the purpose of designing frames, keels, and chine structure, the limit pressures obtained from § 4a.167 (a) and Figure 4a-11 shall be reduced to one-half the "local" values and simultaneously applied over the entire hull bottom. The loads so obtained shall be carried into the side-wall structure of the hull proper, but need not be transmitted in a fore-and-aft direction as shear and bending loads. The minimum ultimate factor of safety shall be 1.5.

(b) *Unsymmetrical loading.* Each floor member or frame shall be designed for a load on one side of the hull centerline equal to the most critical symmetrical loading, combined with a load on the other side of the hull center line equal to one-half of the most critical symmetrical loading.

[Amdt. 48, 5 F. R. 1836]

§ 4a.169 *Step loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry so as to pass through the center of gravity of the airplane (in full load condition).

(b) *Acceleration.* The limit acceleration shall be 4.33.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be computed from the inertia loads produced by the vertical water load. To avoid excessive local shear loads and bending moments near the point of water load application, the water load may be distributed over the hull bottom, using pressures not less than those specified in § 4a.168 (a). The minimum ultimate factor of safety shall be 1.5.

[Amdt. 48, 5 F. R. 1836]

§ 4a.170 *Bow loading condition—(a) Application of load.* The resultant water load shall be applied in the plane of symmetry at a point one-tenth of the distance from the bow to the step and shall be directed upward and rearward at an angle of 30 degrees from the vertical.

(b) *Magnitude of load.* The magnitude of the limit resultant water load shall be determined from the following equation:

$$P_b = \frac{1}{2} n_s W_e$$

where

P_b = load in pounds,
 n_s = step landing load factor,
 W_e = effective weight which is assumed equal to one-half the design weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads which resist the linear and angular accelerations involved. To avoid excessive local shear loads, the water re-

action may be distributed over the hull bottom, using pressures not less than those specified in § 4a.168 (a). The minimum ultimate factor of safety shall be 1.5.

[Amdt. 48, 5 F. R. 1836]

§ 4a.171 *Stern loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry and shall be distributed over the hull bottom from the second step forward with an intensity equal to the pressures specified in § 4a.168 (a).

(b) *Magnitude of load.* The limit resultant load shall equal three-quarters of the design weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by assuming the hull structure to be supported at the wing attachment fittings and neglecting internal inertia loads. This condition need not be applied to the fittings or to the portion of the hull ahead of the rear attachment fittings. The minimum ultimate factor of safety shall be 1.5.

[Amdt. 48, 5 F. R. 1836]

§ 4a.172 *Side loading condition—(a) Application of load.* The resultant water load shall be applied in a vertical plane through the center of gravity. The vertical component shall be assumed to act in the plane of symmetry and the horizontal component at a point half way between the bottom of the keel and the load water line at design weight (at rest).

(b) *Magnitude of load.* The limit vertical component of acceleration shall be 3.25 and the side component shall be equal to 15 percent of the vertical component.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads or by introducing couples at the wing attachment points. To avoid excessive local shear loads, the water reaction may be distributed over the hull bottom, using pressures not less than those specified in § 4a.168 (a). The minimum ultimate factor of safety shall be 1.5.

[Amdt. 48, 5 F. R. 1836]

SEAPLANE FLOAT LOADS

§ 4a.173 *Seaplane float loads.* Each main float of a float seaplane shall be capable of carrying the following loads when supported at the attachment fittings as installed on the airplane. The minimum ultimate factor of safety shall be 1.5.

(a) A limit load, acting upward, applied at the bow end of the float and of magnitude equal to one-half of that portion of the airplane gross weight normally supported by the particular float.

(b) The limit load specified in paragraph (a) of this section, acting upward at the stern.

(c) A limit load, acting upward, applied at the step and of magnitude equal to 1.33 times that portion of the airplane gross weight normally supported by the particular float.

[Amdt. 5, 4 F. R. 1171]

§ 4a.174 *Seaplane float bottom loads.* Main seaplane float bottoms shall be designed to withstand the following loads. The minimum ultimate factor of safety shall be 1.5.

(a) A limit load of at least 5.33 pounds per square inch over that portion of the bottom lying between the first step and a section at 25 percent of the distance from the step to the bow.

(b) A limit load of at least 2.67 pounds per square inch over that portion of the bottom lying between the section at 25 percent of the distance from the step to the bow and a section at 75 percent of the distance from the step to the bow.

(c) A limit load of at least 2.67 pounds per square inch over that portion of the bottom lying between the first and second steps. If only one step is used, this load shall extend over that portion of the bottom lying between the step and a section at 50 percent of the distance from the step to the stern.

WING-TIP FLOAT LOADS

§ 4a.175 *Wing-tip float loads.* Wing-tip floats and their attachment, including the wing structure, shall be analyzed for each of the following conditions, using a minimum ultimate factor of safety of 1.5:

(a) A limit load acting vertically up at the completely submerged center of buoyancy and equal to three times the completely submerged displacement.

(b) A limit load inclined upward at 45 degrees to the rear and acting through the completely submerged center of buoyancy and equal to three times the completely submerged displacement.

(c) A limit load acting parallel to the water surface (laterally) applied at the center of area of the side view and equal to one and one-half times the completely submerged displacement.

§ 4a.176 *Wing structure.* The primary wing structure shall incorporate sufficient extra strength to insure that failure of wing-tip float attachment members occurs before the wing structure is damaged.

MISCELLANEOUS WATER LOADS

§ 4a.177 *Sea wing loads.* Special rulings shall be obtained from the Administrator for the strength requirements for sea wings.

SPECIAL LOADING CONDITIONS

§ 4a.187 *Engine torque.* In the case of engines having five or more cylinders the stresses due to the torque load shall be multiplied by a limit load factor of 1.5. For 4-, 3-, and 2-cylinder engines the limit load factors shall be 2, 3, and 4, respectively. The torque acting on the airplane structure shall be computed for the take-off power desired and the propeller speed corresponding thereto (see § 4a.727). The engine mount and forward portion of the fuselage and nacelles shall be designed for this condition. The minimum ultimate factor of safety shall be 1.5 unless higher factors are deemed necessary by the Administrator in order to make special provision for conditions such as vibration, stress concentration, and fatigue.

[Amdt. 5, 4 F. R. 1171, as amended by Amdt. 75, 5 F. R. 3946]

§ 4a.188 *High angle of attack and torque.* The limit loads determined from § 4a.187 shall be considered as acting simultaneously with 75 percent of the limit loads determined from condition I (§ 4a.79). The engine mount, nacelles, and forward portion of the fuselage (when a nose engine is installed) shall be designed for this condition. The minimum ultimate factor of safety shall be 1.5.

§ 4a.189 *Engine mounts, nacelles, etc.* The engine mounts, nacelles, and forward portion of the fuselage (when a nose engine is installed) shall be investigated for the limit loads determined from condition I (see §§ 4a.79 and 4a.94) acting simultaneously with the limit loads due to the engine torque determined in accordance with § 4a.187, except that the engine power and the propeller speed shall correspond to the design power (§ 4a.38 (b)) or the output specified for climbing flight (see § 4a.727), whichever is higher. The minimum ultimate factor of safety shall be 1.5.

[Amdt. 5, 4 F. R. 1171]

§ 4a.190 *Side load on engine mount.* The limit load factor for this condition shall be equal to one-third of the limit load factor for flight condition I (§ 4a.79) but shall in no case be less than 1.33. The engine mount and forward section of the fuselage and nacelles shall be analyzed for this condition, considering the limit load to be produced by inertia forces. The minimum ultimate factor of safety shall be 1.5.

§ 4a.191 *Up load on engine mount.* For engine mounts the limit load in each member shall be arbitrarily assumed as 50 percent of that in the level landing condition but of opposite sign. The minimum ultimate factor of safety will be 1.5.

§ 4a.192 *Passenger loads.* Passenger loads in the accelerated flight conditions shall be computed for a standard passenger weight of 170 pounds and a minimum ultimate factor of safety of 1.50 shall be used, except that seats and berths need not be designed for the reduced weight gust conditions specified in § 4a.94. This shall not exempt the primary structure from such gust conditions.

§ 4a.193 *Structures with safety belts.* Structures to which safety belts are attached shall be capable of withstanding an ultimate load of 1,000 pounds per person applied through the safety belt and directed upward and forward at an angle of 45 degrees with the floor line.

§ 4a.194 *Local loads.* The primary structure shall be designed to withstand local loads caused by dead weights and control loads. Baggage compartments shall be designed to withstand loads corresponding to the maximum authorized capacity. The investigation of dead weight loads shall include a sufficient number of reduced weight gust conditions to insure that the most severe combinations have been investigated.

CROSS REFERENCE: For standard weights, see § 4a.771.

§ 4a.195 *Rigging loads.* Structures braced by wires (or tie-rods) shall be capable of developing an ultimate factor of safety of 1.5 with respect to the limit loads due to rigging the wires to 20 percent of their rated strength (strength of wire, not terminal). When the structure is such that all wires cannot be simultaneously rigged to 20 percent of their rated loads, a rigging condition shall be assumed in which the average of the rigging loads, expressed in percent, equals 20. (See also § 4a.211.) The above condition need not be superimposed on other loading conditions, but the Administrator may require additional investigation for residual rigging loads when such investigation appears necessary. (See also § 4a.253.)

§ 4a.196 *Air loads on struts.* External wing-brace struts which are at an angle of more than 45 degrees with the plane of symmetry and which have a cross-sectional fineness ratio of more than 3 shall be assumed to act as lifting air foils and shall be designed to carry the resultant transverse loads in combination with the specified axial loads. In computing the limit loads the strut sections shall be assumed to have a normal force coefficient equal to 1.0 and the total air load shall be based on the exposed area of the strut. The chord components and vertical reactions of such air load and the lift contributed by the strut shall not be considered in the analysis of the wing.

MULTIPLYING FACTORS OF SAFETY

§ 4a.207 *General.* In addition to the minimum factors of safety specified for each loading condition, the multiplying factors specified in Table 4a-7 and §§ 4a.208-4a.216 shall be incorporated in the structure. The total factor of safety required for any structural component or part equals the minimum factor of safety specified for the loading condition in question multiplied by the factors of safety hereinafter specified, except that certain multiplying factors may be included in others, as indicated in Table 4a-7.

§ 4a.208 *Fittings.* All fittings in the primary structure shall incorporate the multiplying factor of safety specified in Table 4a-7. For this purpose fittings are defined as parts used to connect one primary member to another and shall include the bearing of those parts on the members thus connected. Continuous joints in metal plating and welded joints between primary structural members are not classified as fittings. (See also §§ 4a.320, 4a.321.)

§ 4a.209 *Castings.* All castings used in the primary structure shall incorporate a multiplying factor of safety not less than that specified in Table 4a-7.

§ 4a.210 *Parallel double wires.* When parallel double wires are used in wing lift trusses each wire shall incorporate a multiplying factor of safety not less than that specified in Table 4a-7.

§ 4a.211 *Wires at small angles.* Wire or tie-rod members of wing or tail surface external bracing shall incorporate a multiplying factor of safety computed as follows:

$K=L/2R$ (except that K shall not be less than 1.0)

where

K —the additional factor.

R —the reaction resisted by the wire in a direction normal to the wing or tail surface plane, and

L —the load required in the wire to balance the reaction R .

§ 4a.212 *Double drag trusses.* Whenever double drag trussing is employed, all drag wires shall incorporate a multiplying factor of safety varying linearly from 3.0, when the ratio of overhang to root chord of overhang is 2.0 or greater, to 1.20 when such ratio is 1.0 or less, assuming an equal division of drag load between the two systems.

§ 4a.213 *Torque tubes used as hinges.* When steel torque tubes are employed in direct bearing against strap-type hinges they shall incorporate a multiplying factor of safety at the hinge point not less than that specified in Table 4a-7. (See also § 4a.448.)

§ 4a.214 *Control surface hinges and control system joints.* Control surface hinges and control system joints subjected to angular motion, excepting ball or roller bearings and Army-Navy standard parts used in cable control systems, shall incorporate multiplying factors of safety not less than those specified in Table 4a-7 with respect to the ultimate bearing strength of the softest material used as a bearing. For ball or roller bearings a yield factor of safety of 1.0 with respect to the manufacturer's non-Brinell rating is considered sufficient to provide an adequate ultimate factor of safety.

§ 4a.215 *Wire sizes.* (See §§ 4a.319, 4a.322, 4a.335.)

§ 4a.216 *Wing lift truss system.* All structural members of the wing lift truss system which transmit direct loads from the landing gear shall, in the landing conditions, incorporate a multiplying factor of safety not less than that specified in Table 4a-7.

[Amdt. 5, 4 F. R. 1170]

SUBPART D—PROOF OF STRUCTURE

SOURCE: §§ 4a.227 to 4a.299 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

§ 4a.227 *General.* Proof of compliance with the loading requirements outlined in Subpart C shall be made in a manner satisfactory to the Administrator and may consist of structural analyses, load tests, flight tests, references to previously approved structures, or combinations of the above. Any condition which can be shown to be noncritical need not be further investigated.

§ 4a.228 *Proof of structural analysis.* (a) Structural analyses will be accepted as complete proof of strength only in the case of structural arrangements for which experience has shown such analyses to be reliable. References shall be given for all methods of analysis, formulas, theories, and material properties which are not generally accepted as standard. The acceptability of a structural analysis will depend to some extent

on the excess strength incorporated in the structure.

(b) The structural analysis shall be based on guaranteed minimum mechanical properties of the materials specified on the drawings, except in cases where exact mechanical properties of the materials used are determined.

(c) The effects of welding, form factors, stress concentrations, discontinuities, cutouts, instability, end fixity of columns and vibration shall be accounted for when such factors are present to such an extent as to influence the strength of the structure.

§ 4a.229 *Combined structural analysis and tests.* In certain cases it will be satisfactory to combine structural analysis procedure with the results of load tests of portions of the structure not subject to accurate analysis. In such cases test results shall be reduced to correspond to the mechanical properties of the materials actually used in the airplane. When a unit other than the specific one tested is incorporated in the airplane presented for certification, test results shall be reduced to correspond to the minimum guaranteed mechanical properties of the materials specified on the drawings.

§ 4a.230 *Load tests.* Proof of compliance with structural loading requirements by means of load tests only is acceptable: *Provided*, That strength and proof tests (see § 4a.43 (h) and (i)) are conducted to demonstrate compliance with §§ 4a.61, 4a.62, respectively: *And further provided*, That the following paragraphs of this section are complied with:

(a) The tests shall be supplemented by special tests or analyses to prove compliance with multiplying factor of safety requirements. (See §§ 4a.207-4a.216.)

(b) When a unit other than the specific one tested is incorporated in the airplane presented for certification, the results of strength tests shall be reduced to correspond to the minimum guaranteed mechanical properties of the materials specified on the drawings, unless test loads are carried at least 15 percent beyond the required values.

(c) The determination of test loads, the apparatus used, and the methods of conducting the tests shall be satisfactory to the Administrator.

(d) The tests shall be conducted in the presence of a representative of the Administrator unless otherwise directed by the Administrator.

§ 4a.231 *Flight load tests.* Proof of strength by means of flight load tests will not be accepted unless the necessity therefor is established and the test methods are proved suitable to the satisfaction of the Administrator.

§ 4a.232 *Load tests required.* The following load tests are required in all cases and shall be made in the presence of a representative of the Administrator unless otherwise directed by the Administrator:

(a) Strength tests of wing ribs. (See § 4a.248.)

(b) Pressure tests of fuel and oil tanks. (See § 4a.608.)

(c) Proof tests of tail and control surfaces. (See §§ 4a.263, 4a.264.)

(d) Proof and operating tests of control systems. (See §§ 4a.269, 4a.271.)

WINGS

§ 4a.237 *Proof of wings.* The strength of stressed-skin wings shall be substantiated by load tests (§ 4a.230) or by combined structural analysis and tests (§ 4a.229). The torsional rigidity of the wings shall be within a range of values satisfactory for the prevention of flutter. Compliance with such torsional rigidity requirement shall be demonstrated by static tests or other methods acceptable to the Administrator.

[Amdt. 98, 6 F. R. 1145]

§ 4a.238 *Redundancies.* Wing cel- lules in which the division of loading between lift trusses and drag trusses is indeterminate shall be analyzed either by an acceptable method for indeterminate structures or by making assumptions which result in conservative design loads for all members.

BEAMS

§ 4a.239 *Beams.* The points set forth in §§ 4a.240-4a.246 shall be covered in the proof of strength of wing beams, in addition to any special types of possible failure peculiar to the structure.

§ 4a.240 *Secondary bending.* When axial loads are present the required minimum ultimate factor of safety shall be introduced before the computation of the bending moments in order to insure that the required ultimate loads can be supported by the structure.

§ 4a.241 *Lateral buckling.* The ability of beams to resist lateral buckling shall be proved.

§ 4a.242 *Webs.* The strength of shear webs shall be proved.

§ 4a.243 *Axial load.* When axial load is present tests are required to determine the effective "EI" in the case of truss-type beams and beams having unconventional web construction.

§ 4a.244 *Joint slippage in wood beams.* When a joint in a wood beam is designed to transmit bending from one section of the beam to another or to the fuselage, the stresses in each part of the structure shall be calculated on the assumption that the joint is 100 percent efficient (except in mid-bay for which see § 4a.334) and also under the assumption that the bending moment transmitted by the joint is 75 percent of that obtained under the assumption of perfect continuity. Each part of the structure shall be designed to carry the most severe loads determined from the above assumptions.

§ 4a.245 *Bolt holes.* In computing the area, moment of inertia, etc., of wood beams pierced by bolts, the diameter of the bolt hole shall be assumed to be one-sixteenth inch greater than the diameter of the bolt.

§ 4a.246 *Box beams.* In computing the ability of box beams to resist bending loads only that portion of the web with its grain parallel to the beam axis and one-half of that portion of the web with

its grain at an angle of 45 degrees to the beam shall be considered. The more conservative method of neglecting the web entirely may be employed.

DRAG TRUSSES

§ 4a.247 *Drag trusses.* Drag struts shall be assumed to have an end fixity coefficient of 1.0 except in cases of unusually rigid restraint, in which a coefficient of 1.5 may be used.

RIBS

§ 4a.248 *Ribs.* The strength of ribs shall be proved by tests to at least 125 percent of the ultimate loads for the most severe loading conditions, except that consideration will be given to structural analyses in conjunction with suitable specimen test data when it can be demonstrated to the satisfaction of the Administrator that it is impractical to simulate the actual loading conditions in a static test. Such analyses shall, on the basis of guaranteed minimum material properties, show proof of strength at 125 percent of the required ultimate loads. The following points shall also apply in proving the strength of ribs.

§ 4a.249 *Load distribution.* The load shall be suitably distributed between upper and lower wing surfaces unless a more severe distribution is used.

§ 4a.250 *Ailerons and high-lift devices.* The effects of ailerons and high-lift devices shall be properly accounted for.

§ 4a.251 *Rib tests.* Rib tests shall simulate conditions in the airplane with respect to torsional rigidity of spars, fixity conditions, lateral support, and attachment to spars.

COVERING

§ 4a.252 *Covering.* Proof of strength of fabric covering is not required when standard grades of cloth and methods of attaching and doping are employed: *Provided, however,* That the Administrator may require special tests when it appears necessary to account for the effects of unusually high design air speeds or slipstream velocities, or similar factors. When metal covering is employed its ability to perform its structural function shall be demonstrated by tests of typical panels or by other means acceptable to the Administrator. In particular, compliance with § 4a.62 requires demonstration of the behavior of the covering under load in order to determine the effects of temporary deformations (wrinkles).

§ 4a.252-1 *Aircraft fabric (CAA rules which apply to § 4a.252).* See § 4b.302-1 and § 4b.302-2 of this subchapter.

[Supp. 1, 13 F. R. 7725]

NONPARALLEL WIRES

§ 4a.253 *Nonparallel wires.* When two or more wires are attached to a common point on the wing, but are not parallel, proper allowance for redundancies and the effects of rigging shall be made.

TAIL AND CONTROL SURFACES

§ 4a.263 *Proof of tail and control surfaces.* Structural analyses of tail and control surfaces will be accepted as com-

plete proof of compliance with ultimate load requirements only when the structure conforms with conventional types for which reliable analytical methods are available. Proof tests as defined in § 4a.43 (i) are required to prove compliance with yield load requirements.

(a) Control surface tests shall include the horn or fitting to which the control system is attached.

(b) In the analysis of control surfaces proper allowance shall be made for rigging loads in brace wires in cases where the counter wires do not go slack before the ultimate load is reached.

(c) Analyses or individual load tests shall be conducted to demonstrate compliance with the multiplying factor of safety requirements outlined in §§ 4a.207-4a.216 for control surface hinges and brace wires.

§ 4a.264 *Vibration tests.* The natural frequencies of vibration of the wings, fuselage, and control surfaces shall be within such ranges of values as are satisfactory for the prevention of flutter. Compliance with this requirement shall be demonstrated by vibration tests or other methods acceptable to the Administrator.

[Amdt 98, 6 F. R. 1145]

CONTROL SYSTEMS

§ 4a.269 *Proof of control systems.* Structural analyses of control systems will be accepted as complete proof of compliance with ultimate load requirements only when the structure conforms with conventional types for which reliable analytical methods are available. Proof tests as defined in § 4a.43 (i) are required to prove compliance with yield load requirements.

§ 4a.270 *Control system tests.* In control system tests, the direction of test loads shall be such as to produce the most severe loading of the control system structure. The tests shall include all fittings, pulleys, and brackets used to attach the control system to the primary structure.

§ 4a.271 *Operation test.* An operation test shall be conducted by operating the controls from the pilot's compartment with the entire system so loaded as to correspond to the minimum limit control force specified in item 3 of Table 4a-6 for the control system in question. In this test there shall be no jamming, excessive friction, or excessive deflection.

[Amdt. 48, 5 F. R. 1836]

§ 4a.272 *Control system joints.* Analyses or individual load tests shall be conducted to demonstrate compliance with the multiplying factor of safety requirements specified in §§ 4a.207 through 4a.216 for control system joints subjected to angular motion.

LANDING GEAR

§ 4a.277 *Proof of landing gear.* Structural analyses of landing gear will be accepted as complete proof of compliance with load requirements only when the structure conforms with conventional types for which reliable analytical methods are available. Analyses may be used to demonstrate compliance with the

energy absorption requirements in certain cases. When such analyses are not applicable, dynamic tests shall be conducted to demonstrate compliance with energy absorption requirements.

§ 4a.278 *Energy absorption tests.* When tests for energy absorption are required they shall be so conducted as to simulate the landing conditions for which energy absorption requirements are specified in § 4a.475, and test data shall be obtained from which the maximum acceleration developed at the center of gravity of the airplane can be determined. When drop tests of wheels, tires, and shock absorbers are conducted in a combination differing from that employed on the airplane, proper allowance and corrections shall be made for the errors thus introduced.

HULLS AND FLOATS

§ 4a.283 *Proof of hulls and floats.* Structural analyses of hulls and auxiliary floats will be accepted as complete proof of compliance with load requirements only when the structure conforms with conventional types for which reliable analytical methods are available. The strength of the structure as a whole and its ability to distribute water loads from the bottom plating into the main structural members shall be demonstrated. See Part 15 of this subchapter for the requirements for main floats.

FUSELAGES AND ENGINE MOUNTS

§ 4a.289 *Proof of fuselages and engine mounts.* Structural analyses of fuselages and engine mounts will be accepted as complete proof of compliance with load requirements only when the structure conforms with conventional types for which reliable analytical methods are available.

§ 4a.290 *Critical column loads.* The end fixity coefficient used in determining critical column loads shall in no case exceed 2.0. A value of 1.0 shall be used for all members in the engine mount. In doubtful cases, tests are required to substantiate the degree of restraint assumed.

§ 4a.291 *Baggage compartments.* The ability of baggage compartments to sustain the maximum authorized baggage loads under all required flight and landing conditions shall be demonstrated.

FITTINGS AND PARTS

§ 4a.297 *Proof of fittings and parts.* Proof of strength of all fittings and joints of the primary structure is required. Where applicable, structural analysis methods may be used. When such methods are inadequate, a load test is required. Compliance with the multiplying factor of safety requirements for fittings (§§ 4a.207-4a.216) shall be demonstrated.

§ 4a.298 *Fittings and attaching members.* Since the system of forces which designs a fitting does not necessarily include the forces which design the attaching members, all the forces acting in all the specified conditions shall be considered for every fitting. The strength of each part of a built-up fitting shall be investigated and proper allowance shall

be made for the effects of eccentric loading when initially present or when introduced by deflection of the structure under load.

§ 4a.299 *Bolts*. The allowable bearing load assumed for the threaded portion of a bolt shall not exceed 25 percent of the rated shear strength of the bolt.

SUBPART E—DETAIL DESIGN AND CONSTRUCTION

SOURCE: §§ 4a.301 to 4a.513 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

§ 4a.301 *General*. The primary structure and all mechanisms essential to the safe operation of the airplane shall not incorporate design details which experience has shown to be unreliable or otherwise unsatisfactory. The suitability of all design details shall be established to the satisfaction of the Administrator. Certain design features which have been found to be essential to the airworthiness of an airplane are specified in this subpart and shall be observed.

§ 4a.301-1 *Combustion heaters* (CAA rules which apply to § 4a.301). See § 4b.445-1 of this chapter.

[Supp. 4, 14 F. R. 3305]

MATERIALS, WORKMANSHIP, AND FABRICATION METHODS

§ 4a.302 *Materials and workmanship*. The primary structure shall be made from materials which experience or conclusive tests have proved to be uniform in quality and strength and to be otherwise suitable for airplane construction. Workmanship shall be of sufficiently high grade as to insure proper continued functioning of all parts.

§ 4a.303 *Fabrication methods*. The methods of fabrication employed in constructing the primary structure shall be such as to produce a uniformly sound structure which shall also be reliable with respect to maintenance of the original strength under reasonable service conditions.

§ 4a.304 *Gluing*. Gluing may be used except in cases where inferior joints might result or where proper protection from moisture cannot be shown.

§ 4a.305 *Torch welding*. Torch welding of primary structural parts may be used only for ferrous materials and for such other materials shown to be suitable therefor.

§ 4a.306 *Electric welding*. Electric arc, spot, or seam welding may be used in the primary structure when specifically approved by the Administrator for the application involved. Requests for approval of the use of electric welding shall be accompanied by information as to the extent to which such welding is to be used, drawings of the parts involved, apparatus employed, general methods of control and inspection, and references to test data substantiating the strength and suitability of the welds obtained.

§ 4a.307 *Brazing and soldering*. The use of brazing and soldering in joining parts of the primary structure is prohibited except that brazing may be used

in special cases when the suitability of the method and application can be definitely established to the satisfaction of the Administrator.

§ 4a.308 *Protection*. All members of the primary structure shall be suitably protected against deterioration or loss of strength in service due to corrosion, abrasion, vibration, or other causes. This applies particularly to design details and small parts. In seaplanes special precautions shall be taken against corrosion from salt water, particularly where parts made from different metals are in close proximity. All exposed wood structural members shall be given at least two protective coatings of varnish or approved equivalent. Built-up box spars and similar structures shall be protected on the interior by at least one coat of varnish or approved equivalent and adequate provisions for drainage shall be made. Due care shall be taken to prevent coating of the gluing surfaces.

§ 4a.309 *Inspection*. Inspection openings of adequate size shall be provided for such vital parts of the aircraft as require periodic inspection.

JOINTS, FITTINGS, AND CONNECTING PARTS

§ 4a.312 *Joints, fittings, and connecting parts*. In each joint of the primary structure the design details shall be such as to minimize the possibility of loosening of the joint in service, progressive failure due to stress concentration, and damage caused by normal servicing and field operations.

CROSS REFERENCE: For multiplying factors of safety required, see § 4a.208.

§ 4a.313 *Bolts, pins, and screws*. All bolts and screws in the structure shall be of uniform material of high quality and of first-class workmanship. Machine screws shall not be used in the primary structure unless specifically approved for such use by the Administrator. The use of an approved locking device or method is required for all bolts, pins, and screws.

§ 4a.314 *Wood screws*. The use of wood screws in the primary structure is prohibited except in special cases when the suitability of the particular application is proved to the satisfaction of the Administrator.

§ 4a.315 *Eyebolts*. Special eyebolts and similar bolts shall have a fillet between the head and the shank of at least one-fourth the diameter of the bolt when used in control surfaces or at other locations where they might be subjected to bending or vibration.

§ 4a.316 *Castings*. Castings used in the primary structure shall incorporate the multiplying factor of safety specified in § 4a.209 and shall be of such material and design as to insure the maximum degree of reliability and freedom from defects. The Administrator has the right to prohibit the use of castings where such use is deemed to be unwarranted.

[CAR, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946]

TIE-RODS AND WIRES

§ 4a.319 *Tie-rods and wires*. The minimum size of tie-rod which may be

used in primary structure is No. 6-40. The corresponding minimum allowable size of single-strand hard wire is No. 13 (0.072-inch diameter).

§ 4a.320 *Wire terminals*. The assumed terminal efficiency of single-strand hard wire shall not be greater than 85 percent.

§ 4a.321 *Wire anchorages*. A fitting attached to a wire or cable up to and including the 3,400-pound size shall have at least the rated strength of the wire or cable, and the multiplying factor of safety for fitting (§ 4a.208) is not required in such cases. In the case of fittings to which several tie-rods or wires are attached, this requirement applies separately to each portion of the fitting to which a tie-rod or wire is attached, but does not require simultaneous application of rated wire loads. The end connections of brace wires shall be such as to minimize restraint against bending or vibration.

§ 4a.322 *Counter wire sizes*. (See also §§ 4a.211, 4a.212.) In a wire-braced structure the wire sizes shall be such that any wire can be rigged to at least 10 percent of its rated strength without causing any other wire to be loaded to more than 20 percent of its rated strength. As used here "rated strength" refers to the wire proper, not the terminal.

FLUTTER PREVENTION

§ 4a.326 *General flutter prevention measures*. When he deems it necessary in the interest of safety, the Administrator may require special provisions against flutter. For specific requirements see §§ 4a.264, 4a.336, 4a.449, 4a.450, 4a.451, 4a.452, 4a.465, 4a.466 and 4a.680.

[Amdt. 75, 5 F. R. 3946, as amended by amdt. 04-2, 8 F. R. 13999]

DETAIL DESIGN OF WINGS

§ 4a.329 *External bracing*. When streamline wires are used for external lift bracing they shall be double unless the design complies with the lift-wire-cut condition specified in § 4a.95. (See also § 4a.210.)

§ 4a.330 *Wire-braced monoplanes*. If monoplane wings are externally braced by wires only, the right and left sides of the bracing shall be independent of each other so that an unsymmetrical load from one side will not be carried through the opposite wires before being counteracted, unless the design complies with the following conditions:

(a) The minimum true angle between any external brace wire and a spar is 14 degrees.

(b) The counter (landing) wires are designed to remain in tension at least up to the limit load.

(c) The landing and flying wires are double.

§ 4a.331 *Lift trusses*. Multiple-strand cable shall not be used in lift trusses.

§ 4a.332 *Jury struts*. When clamps are used for attachment of jury struts to lift struts, the design shall be such as to prevent misalignment or local crushing of the lift strut.

§ 4a.333 *Wing beams.* Provisions shall be made to reinforce wing beams against torsional failure, especially at the point of attachment of lift struts, brace wires, and aileron hinge brackets.

§ 4a.334 *Wing beam joints.* Joints in metal beams (except pinned joints) and joints in mid-bays of wood beams shall maintain 100 percent efficiency of the beam with respect to bending, shear, and torsion.

§ 4a.335 *Drag truss.* (a) Fabric-covered wing structures having a cantilever length of overhang such that the ratio of span of overhang to chord at root of overhang is greater than 1.75 shall have a double system of internal drag trussing spaced as far apart as possible, or other means of providing equivalent torsional stiffness. In the former case counter wires shall be of the same size as the drag wires. (See also § 4a.212.)

(b) Multiple-strand cable shall not be used in drag trusses unless such use is substantiated to the satisfaction of the Administrator.

§ 4a.336 *Aileron and flap attachments.* Aileron and flap attachment ribs or brackets shall be rigidly constructed and firmly attached to the main wing structure in order to reduce wing flutter tendencies.

§ 4a.337 *Internally-braced biplanes.* Internally braced biplanes shall be provided with N or I struts to equalize deflections, and the effect of such struts shall be considered in the stress analysis.

§ 4a.338 *Fabric covering.* Fabric covering shall comply with the requirements of § 4a.302 and shall be attached in a manner which will develop the necessary strength, with due consideration for slipstream effects. (See § 4a.252.)

§ 4a.338-1 *Aircraft fabric (CAA rules which apply to § 4a.338).* See §§ 4b.302-1 and 4b.302-2 of this subchapter. [Supp. 1, 13 F. R. 7725]

§ 4a.339 *Metal-covered wings.* The detail design of such wings shall incorporate suitable provision against buckling or wrinkling of metal covering as specified in §§ 4a.62, 4a.252.

DETAIL DESIGN OF TAIL AND CONTROL SURFACES

§ 4a.445 *Installation.* Movable tail surfaces shall be so installed that there is no interference between the surfaces or their bracing when any one is held in its extreme position and any other is operated through its full angular movement.

§ 4a.446 *Stops.* When an adjustable stabilizer is used, stops shall be provided at the stabilizer to limit its movement, in the event of failure of the adjusting mechanism, to a range equal to the maximum required to balance the airplane.

[CAR, May 31, 1938, as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.447 *Elevator trailing edge tab systems.* Elevator trailing edge tab systems shall be equipped with stops which limit the tab travel to values not in excess of those provided for in the structural report. This range of tab movement

shall be sufficient to balance the airplane under the conditions specified in § 4a.677. [Amdt. 5, 4 F. R. 1170]

§ 4a.448 *Hinges.* (a) Hinges of the strap type bearing directly on torque tubes are permissible only in the case of steel torque tubes which have a multiplying factor of safety as specified in § 4a.213. In other cases sleeves of suitable material shall be provided for bearing surfaces.

(b) Clevis pins may be used as hinge pins provided that they are made of material conforming with, or the equivalent of, SAE Specification 2330.

§ 4a.449 *Elevators.* When separate elevators are used they shall be rigidly interconnected.

§ 4a.450 *Dynamic and static balance.* All control surfaces shall be dynamically and statically balanced to the degree necessary to prevent flutter at all speeds up to the design gliding speed.

[Amdt. 5, 4 F. R. 1171]

§ 4a.451 *Wing flaps.* Flaps shall be so installed as not to induce flutter or appreciable buffeting.

§ 4a.452 *Tab.* The installation of trim and balancing tabs shall be such as to prevent the development of any free motion of the tab. When trailing edge tabs are used to assist in moving the main surface (balancing tabs), the areas and relative movements shall be so proportioned that the main surface is not overbalanced at any time.

[Amdt. 5, 4 F. R. 1171]

DETAIL DESIGN OF CONTROL SYSTEMS

§ 4a.459 *Installation.* All control systems and operating devices shall be so designed and installed as to provide reasonable ease of operation by the crew and so as to preclude the probability of inadvertent operation, jamming, chafing, interference by cargo, passengers, or loose objects, and the slapping of cables against parts of the airplane. All pulleys shall be provided with satisfactory guards.

[Amdt. 56, 5 F. R. 2100]

§ 4a.460 *Stops.* All control systems shall be provided with stops which positively limit the range of motion of the control surfaces. Stops shall be capable of withstanding the loads corresponding to the design conditions for the control system.

§ 4a.461 *Joints.* Bolts with castellated nuts safetied with cotter pins or with an approved type of self-locking nut shall be used throughout the control system, except that the use of clevis pins in standard cable ends, thimbles, and shackles is satisfactory for light airplanes.

[CAR, May 31, 1938, as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.462 *Welds.* Welds shall not be employed in control systems to carry tension without reinforcement from rivets or bolts.

§ 4a.463 *Flap controls.* The flap operating mechanism shall be such as to prevent sudden, inadvertent, or automatic

opening of the flap at speeds above the design speed for the extended flap conditions. The time required to fully extend or retract flaps shall not be less than 15 seconds, unless it can be demonstrated to the satisfaction of the Administrator that the operation of the flaps in a lesser time does not result in unsatisfactory flight characteristics. Means shall be provided to retain flaps in their fully retracted position and to indicate such position to the pilot.

§ 4a.464-T *Flap controls.* (a) For transport category airplanes, the flap control shall provide means for bringing the flaps from any position within the operating range to any one of three positions, designated as landing, approach, and take-off positions, or to the fully retracted position, by placing the primary flap control in a single setting marked as corresponding to each such flap position, the flaps thereupon moving directly to the desired position without requiring further attention. If any extension of the flaps beyond the landing position is possible, the flap control shall be clearly marked to identify such range of extension.

(b) The landing position, approach position, and take-off position, or any of them, may be made variable with altitude or weight by means of a secondary flap control provided for that purpose. Such a secondary control, if provided, shall operate independently of the primary control and in such manner that when it has been adjusted (for the effect of weight or altitude), the necessary flap position can thereafter be obtained by placing the primary flap control in the desired position. The secondary control shall be so designed and marked as to be readily operable by the crew.

(c) The rate of flap retraction shall be such as to permit compliance with 4a.752-T.

[Amdt. 04-4, 7 F. R. 984]

§ 4a.465 *Tab controls.* (a) Tab controls shall be irreversible and nonflexible, unless the tab is statically balanced about its hinge line. Proper precautions shall be taken against the possibility of inadvertent or abrupt tab operation and operation in the wrong direction.

(b) When adjustable elevator tabs are used for the purpose of trimming the airplane, a tab position indicator shall be installed, and means shall be provided for indicating to the pilot a range of adjustment suitable for safe take-off and the directions of motion of the control for nose-up and nose-down motions of the airplane.

§ 4a.466 *Spring devices.* The use of springs in the control system either as a return mechanism or as an auxiliary mechanism for assisting the pilot (bungee device) is prohibited except under the following conditions:

(a) The airplane shall be satisfactorily maneuverable and controllable and free from flutter under all conditions with and without the use of the spring device.

(b) In all cases the spring mechanism shall be of a type and design satisfactory to the Administrator.

(c) Rubber cord shall not be used for this purpose.

§ 4a.467 *Single-cable controls.* Single-cable controls are prohibited except in special cases in which their use can be proved to be satisfactory.

§ 4a.468 *Control system locks.* When a device is provided for locking a control surface while the aircraft is on the ground or water, compliance with the following requirements shall be shown.

(a) The locking device shall be so installed as to positively prevent taxiing the aircraft faster than 20 miles per hour, either intentionally or inadvertently, while the lock is engaged.

(b) Means shall be provided to preclude the possibility of the lock becoming engaged during flights.

§ 4a.469-T *Trim controls.* For transport category airplanes, the trimming devices shall be capable of continued normal operation in spite of the failure of any one connecting or transmitting element in the primary control system. Trim controls shall operate in the plane and with the sense of the motion of the airplane which their operation is intended to produce.

[Amdt. 04-5, 7 F. R. 984]

DETAIL DESIGN OF LANDING GEAR

§ 4a.475 *Shock absorption.* All landing gear (including tail gear installations) shall be provided with shock-absorbing systems which will permit the airplane to be landed under the conditions specified in §§ 4a.148 (b), 4a.152 without exceeding the ultimate load used in the analysis of any landing gear member. (See § 4a.278 for proof of absorption capacity.) If the design of the shock-absorbing system is such that the above method of specifying the required energy absorption capacity appears to give irrational results, an alternate method will be considered upon presentation of pertinent data.

§ 4a.476 *Shock-absorbing systems.* The shock-absorbing systems employed shall incorporate suitable means for absorbing the shocks developed in taxiing or running over rough ground.

§ 4a.477 *Wheels.* Main landing gear wheels shall be of a type or model certificated by the Administrator in accordance with the provisions of Part 15 of this subchapter and shall not be subjected to static loads in excess of those for which they are certificated. Tail wheels may be of any type or model and are not certificated. Nose wheels are subject to special rulings to be made by the Administrator.

§ 4a.478 *Main landing gear wheels.* For the purpose of the regulations in this part main landing gear wheels are considered as those nearest the airplane center of gravity with respect to fore-and-aft location.

§ 4a.479 *Tail and nose wheels.* For the purpose of the regulations in this part, a tail wheel is considered as one which supports the tail of a conventional airplane in the three-point landing attitude. A nose wheel is considered to be a wheel supporting the nose of the airplane when the two main wheels are located behind the center of gravity.

§ 4a.480 *Tires.* A landing gear wheel may be equipped with any make or type of tire, provided that the tire is a proper fit on the rim of the wheel and provided that the tire rating of the Airplane Tire Committee of the Tire and Rim Association is not exceeded.

§ 4a.481 *Tire markings.* When specially constructed tires are used to support an airplane, the wheels shall be plainly and conspicuously marked to that effect. Such markings shall include the make, size, number of plies, and identification marking of the proper tire.

§ 4a.482 *Retracting mechanism.* (a) When retractable landing wheels are used visual means shall be provided for indicating to the pilot, at all times, the position of the wheels. Separate indicators for each wheel are required when each wheel is separately operated unless a single indicator is obviously satisfactory. In addition, landplanes shall be provided with an aural or equally effective indicator which shall function continuously after the throttle is closed until the gear is down and locked.

(b) A positive lock shall be provided for the wheels in the extended position, unless a rugged irreversible mechanism is used.

(c) Manual operation of retractable landing gears shall be provided for.

[Amdt. 5, 4 F. R. 1171]

§ 4a.483-T *Brakes.* Transport category airplanes shall be equipped with brakes certificated in accordance with the provisions of Part 15 of this subchapter, for the maximum certificated landing weight at sea level and the power-off stalling speed, V_{SO} , as defined in § 4a.739-T. The brake system for such airplanes shall be so designed and constructed that in the event of a single failure in any connecting or transmitting element in the brake system, or the loss of any single source of hydraulic or other brake operating energy supply, it shall be possible, as shown by suitable test or other data, to bring the airplane to rest under the conditions specified in § 4a.750-T with a mean negative acceleration during the land roll of at least 50 percent of that obtained in determining the landing distance under that section.

[Amdt. 04-6, 7 F. R. 985 as amended by Amdt. 04-2, 8 F. R. 13999]

HULLS AND FLOATS

§ 4a.488 *Hulls and floats.* (See also §§ 4a.497 through 4a.513.)

§ 4a.489 *Buoyancy (main seaplane floats).* (a) Main seaplane floats shall have a buoyancy in excess of that required to support the gross weight of the airplane in fresh water as follows:

(1) 80 percent in the case of single floats.

(2) 90 percent in the case of double floats.

(b) Main seaplane floats for use on aircraft of 2,500 pounds or more maximum authorized weight shall contain at least five watertight compartments of approximately equal volume. Main seaplane floats for use on aircraft of less than 2,500 pounds maximum authorized

weight shall contain at least four such compartments.

§ 4a.490 *Buoyancy (boat seaplanes).* The hulls of boat seaplanes and amphibians shall be divided into watertight compartments in accordance with the following requirements:

(a) In aircraft of 5,000 pounds maximum authorized weight or more the compartments shall be so arranged that, with any two adjacent compartments flooded, the hull and auxiliary floats (and tires, if used) will retain sufficient buoyancy to support the gross weight of the aircraft in fresh water.

(b) In aircraft of 1,500 to 5,000 pounds maximum authorized weight the compartments shall be so arranged that, with any one compartment flooded, the hull and auxiliary floats (and tires, if used) will retain sufficient buoyancy to support the maximum authorized weight of the aircraft in fresh water.

(c) In aircraft of less than 1,500 pounds maximum authorized weight watertight subdivision of the hull is not required.

(d) Bulkheads may have watertight doors for the purpose of communication between compartments.

§ 4a.491 *Water stability.* Auxiliary floats shall be so arranged that when completely submerged in fresh water, they will provide a righting moment which is at least 1.5 times the upsetting moment caused by the aircraft being tilted. A greater degree of stability may be required in the case of large flying boats, depending on the height of the center of gravity above the water level, the area and location of wings and tail surfaces, and other considerations.

§ 4a.492 *Float design.* In designing the bow portion of floats and hulls suitable provision shall be made for the effects of striking floating objects.

FUSELAGE AND CABINS

§ 4a.497 *Provision for turn-over.* The fuselage and cabins shall be designed to protect the passengers and crew in the event of a complete turn-over and adequate provision shall be made to permit egress of passengers and crew in such event. The requirements of this section may be suitably modified when the possibility of a complete turn-over in landing is remote.

[Amdt. 5, 4 F. R. 1171]

§ 4a.498 *External door.* Closed cabins on all aircraft carrying passengers shall be provided with at least one adequate and easily accessible external door.

§ 4a.499 *Location of passenger door.* No passenger door shall be located in the plane of rotation of an inboard propeller, nor within 5 degrees thereof as measured from the propeller hub.

[Amdt. 5, 4 F. R. 1171]

§ 4a.500 *Exits.* Closed cabins on aircraft carrying more than 5 persons shall be provided with emergency exits, in addition to the one external door required by § 4a.498, consisting of movable windows or panels or of additional external doors which provide a clear and unobstructed opening, the minimum di-

mensions of which shall be such that a 19-inch by 26-inch ellipse may be completely inscribed therein. The location and the method of operation of emergency exits shall be approved by the Administrator. If the pilot is in a compartment separate from the cabin, passage through such compartment shall not be considered as an emergency exit for the passengers. The number of emergency exits required is as follows:

(a) Aircraft with a total seating capacity of more than 5 persons, but not in excess of 15, shall be provided with at least one emergency exit or one suitable door in addition to the main door specified in § 4a.498. This emergency exit, or second door, shall be on the opposite side of the cabin from the main door. If desired, an additional emergency exit may be provided in the top of the cabin, but such an installation shall not obviate the necessity for an exit on each side.

(b) Aircraft with a seating capacity of more than 15 persons shall be provided with an additional emergency exit or door either in the top or side of the cabin for every additional 7 persons or fraction thereof above 15, except that not more than 4 exits, including doors, will be required if the arrangement and dimensions are suitable for the purpose intended.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1836]

PILOT COMPARTMENT

§ 4a.501 *Construction.* The pilot compartment shall be so constructed as to afford suitable ventilation and adequate vision to the pilot under normal flying conditions. In cabin aircraft the windows shall be so arranged that they may be readily cleaned or easily opened in flight to provide forward vision for the pilot. The ventilation requirements of § 4a.510 shall also apply to the pilot compartment.

§ 4a.502 *Location.* The pilot and the primary control units, excluding cables and control rods, shall be so located with respect to the propellers that no portion of the pilot or controls lies in the region between the plane of rotation of any propeller and the surface generated by a line passing through the center of the propeller hub and making an angle of 5 degrees forward or aft of the plane of rotation of the propeller.

§ 4a.503 *Identification plate.* A metal identification plate shall be permanently affixed in a visible location in the pilot compartment of each airplane. This plate shall contain the manufacturer's name, the date of manufacture, the manufacturer's serial number, and the model designation. The manufacturer shall specify the fuel capacity of each fuel tank on the manufacturer's identification plate, or on or adjacent to the fuel shut-off valves in the pilot compartment.

§ 4a.504 *Operation information and limitations.* Means shall be provided by which the operating personnel is suitably informed of all operation information

and limitations deemed necessary by the Administrator.

[Amdt. 48, 5 F. R. 1836, as amended by Amdt. 75, 5 F. R. 3946]

§ 4a.505 *Windows and windshields.* The windows and windshields of the pilot compartment in airplanes certificated for air transportation service shall be so arranged as to provide satisfactory forward vision and protection under all conditions and, to accomplish this, particular attention shall be paid to the following detail requirements:

(a) Sufficient data specifying the windshield material, number of laminations, binder if any, size and shape of panes, angle of panes to flight path, and method and rigidity of mounting, shall be forwarded to the Administrator for rulings as to the acceptability of the windshield from the standpoint of strength.

(b) Windshields shall be so installed that they can be easily opened in flight and shall be so arranged that the air stream and snow or rain are deflected across the opening, or to provide equivalent results.

(c) The pilot compartment shall be so constructed and arranged as to prevent glare or reflections which would interfere with the vision of either pilot, particularly while flying at night. The aircraft will be flown by a representative of the Administrator during hours of darkness to determine compliance with this provision.

§ 4a.506 *Leakage.* The pilot compartment in airplanes certificated for air transportation service shall be so constructed as to prevent any leakage into it when the airplane is flying in rain or snow.

§ 4a.507 *Seats.* When a second pilot is required (§ 61.121 of this subchapter) two seats shall be installed side by side in the pilot compartment of airplanes certificated for air transportation service from either of which the airplane shall be fully and readily controllable. If any difference exists as to convenience of the instruments and controls necessary for safe flight such difference should favor the left-hand seat. The left-hand seat shall be known as the first pilot's seat and the right-hand one as the second pilot's seat.

§ 4a.508 *Navigation instruments.* The navigation instruments for use by the pilot in airplanes certificated for air transportation service shall be so installed as to be easily visible to him with the minimum practicable deviation from his normal position and line of vision when he is looking out and forward along the flight path and they shall also be visible to the second pilot.

§ 4a.509 *Opening between pilot compartment and passengers' cabin.* All airplanes certificated for air transportation service shall be provided with a door or an adequate openable window between the pilot compartment and the passenger cabin. When a door is provided it shall be equipped with a locking means which shall prevent passengers from opening such door while in flight.

PASSENGER AND BAGGAGE COMPARTMENTS

§ 4a.510 *Passenger compartments.* A suitable ventilation system shall be provided which will preclude the presence of fuel fumes and dangerous traces of carbon monoxide in each passenger compartment.

§ 4a.511 *Passenger chairs.* Seats or chairs for passengers shall be securely fastened in place in both open and closed airplanes, whether or not the safety belt load is transmitted through the seat.

CROSS REFERENCES: For safety belt requirements, see Part 15 of this subchapter and § 4a.193.

§ 4a.512 *Baggage compartments.* Each baggage and mail compartment shall bear a placard stating the maximum allowable weight of contents, as determined by the structural strength of the compartment (§ 4a.194) and by flight test (§ 4a.725). Suitable means shall be provided to prevent the contents of mail and baggage compartments from shifting.

REINFORCEMENT NEAR PROPELLERS

§ 4a.513 *Reinforcement near propellers.* Surfaces near propeller tips shall be suitably stiffened against vibration and effects of ice thrown from the propeller.

CROSS REFERENCE: For clearance requirements, see § 4a.599.

SUBPART F—EQUIPMENT

SOURCE: §§ 4a.523 to 4a.581 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946; except as noted following sections affected.

§ 4a.523 *General.* The equipment required shall be dependent upon the type of operation for which certification is to be made. The requirements specified in this subpart shall be the basic equipment requirements and such additional equipment as may be specified in other sections of the Civil Air Regulations for specific special cases shall be supplemental hereto unless otherwise specified.

§ 4a.524 *Requirements.* Each item of equipment specified in the Civil Air Regulations shall be of a type and design satisfactory to the Administrator, shall be properly installed, and shall function to the satisfaction of the Administrator. Items of equipment for which certification is required shall have been certificated in accordance with the provisions of Part 15 of this subchapter or previous regulations.

§ 4a.525 *Life preserver or flotation device.* An approved life preserver or flotation device is one approved by the Administrator for such usage on sea-going vessels.

§ 4a.525-1 *Life rafts and life preservers (CAA rules which apply to § 4a.525).* See §§ 4b.811-1 and 4b.811-2 of this subchapter.

[Supp. 1, 13 F. R. 7725]

§ 4a.526 *Fire extinguishing apparatus.* Fire extinguishing apparatus approved by the Underwriters Laboratories is considered to be of an approved type.

NON-AIR CARRIER (NAC) AIRPLANES

§ 4a.531 *Non-air carrier (NAC) airplanes.* Airplanes which are certificated as non-air carriers shall have at least the equipment set forth in §§ 4a.532-4a.537.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2055]

§ 4a.531-2 *Life rafts and life preservers (CAA rules which apply to § 4a.531).* See §§ 4b.811-1 and 4b.811-2 of this subchapter.

[Supp. 1, 13 F. R. 7725]

§ 4a.532 *NAC landplanes; visual contact day flying (within 100 miles of a fixed base).* (a) One air-speed indicator.

CROSS REFERENCE: For installation requirements, see § 4a.559.

- (b) One altimeter.
- (c) A tachometer for each engine.
- (d) An oil-pressure gauge when an oil-pressure system is employed.
- (e) A water thermometer for each water-cooled engine.
- (f) An oil thermometer for each air-cooled engine.
- (g) A manifold-pressure gauge, or equivalent, for each altitude engine.
- (h) A fuel quantity gauge. (See § 4a.609 for requirements.)
- (i) Certificated safety belts for all passengers and members of the crew.

CROSS REFERENCES: For belt requirements, see Part 15 of this subchapter. For installation requirements, see § 4a.565.

(j) A portable fire extinguisher, which extinguisher shall be of an approved type, which shall have a minimum capacity, if carbon tetrachloride, of 1 quart, or, if carbon dioxide, of 2 pounds, or, if other, of equivalent effectiveness; except that any extinguisher of not less than half the above capacity may be used in an airplane equipped with an engine whose maximum rating is 40 horsepower or less. (See § 4a.566 for installation requirements.)

(k) Landing gear position indicator for retractable main landing gear. (See § 4a.482 for requirements.)

(l) A device for measuring or indicating the amount of oil in the tanks. (See § 4a.624 for requirements.)

(m) A first-aid kit.

(n) A logbook for the airplane and one for each engine. (See Part 1 of this subchapter for requirements.)

(o) Rigging information for airplanes with wire-braced wings, either in the form of a sketch or listed data, which shall include sufficient information to permit proper rigging.

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1171, Amdt. 116, 6 F. R. 2870]

§ 4a.532-1 *Portable water-solution type fire extinguishers (CAA rules which apply to § 4a.532(j)).* See § 4b.448-4 of this subchapter.

[Supp. 3, 14 F. R. 3196]

§ 4a.533 *NAC landplanes; visual contact day flying (unlimited distance).* Airplanes of this category shall have the equipment specified in § 4a.532 and, in addition, there shall be installed:

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(a) A magnetic compass.

CROSS REFERENCE: For installation requirements, see § 4a.562.

§ 4a.534 *NAC landplanes; visual contact night flying.* Airplanes of this category shall have the equipment specified in § 4a.533 and, in addition, there shall be installed:

(a) A set of certificated standard forward position lights in combination with a certificated tail light.

CROSS REFERENCES: For light requirements, see Part 15 of this subchapter. For installation requirements, see § 4a.578.

(b) Two electric landing lights if the aircraft is operated for hire: *Provided, however,* That only one such landing light shall be required for any airplane certificated for a weight of less than 1,500 pounds. (See § 4a.576 for installation requirements.)

(c) Certificated landing flares as follows, if the aircraft is operated for hire beyond an area within a circle with a radius of 3 miles drawn from the center of the airport of take-off (see Part 15 of this subchapter for flare requirements and § 4a.568 for installation requirements):

(1) Airplanes of 3,500 pounds maximum authorized weight or less—five Class 3 flares or three Class 2 flares.

(2) Airplanes of between 3,500 pounds and 5,000 pounds maximum authorized weight—four Class 2 flares.

(3) Airplanes of 5,000 pounds maximum authorized weight or more—two Class 1 flares or three Class 2 flares and one Class 1 flare.

(4) If desired, airplanes of less than 5,000 pounds maximum authorized weight may carry the flare equipment specified for heavier airplanes.

(d) A storage battery suitable as a source of energy supply for such lights and radio as are installed.

CROSS REFERENCE: For installation requirements, see § 4a.571.

(e) Radio equipment, if the aircraft is operated in a control zone (§ 60.13 of this subchapter), as follows: A radio range and weather broadcast receiver operating within the frequency range of 200 to 400 kilocycles. Under normal atmospheric conditions this receiver must be capable of receiving with a range of 100 miles intelligence emanated from a radio range or weather broadcast station the equivalent of a simultaneous Adcock range with scheduled broadcast installation.

(f) A set of spare fuses.

CROSS REFERENCE: For installation requirements, see § 4a.572.

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1171]

§ 4a.535 *NAC landplanes; instrument day flying.* Airplanes of this category shall have the equipment specified in § 4a.533 and, in addition, there shall be installed:

(a) Radio equipment: Same as § 4a.534 (e), whether the aircraft is operated for hire or not, and, in addition, a radio transmitter operated on 3105 kilocycles with a power output sufficient to establish communication at a distance of at least 100 miles under normal atmos-

pheric conditions. Additional frequencies may be employed subject to approval of the Federal Communications Commission.

(b) A gyroscopic rate-of-turn indicator.

(c) A bank indicator. (The rate-of-turn indicator may be combined in the bank indicator if desired.)

(d) A sensitive altimeter which shall be adjustable for changes in barometric pressure and compensated for changes in temperature.

(e) A clock with a sweep second hand.

(f) A storage battery suitable as a source of energy supply for the radio equipment installed.

CROSS REFERENCE: For installation requirements, see §§ 4a.571, 4a.573.

(g) A generator.

(h) A set of spare fuses.

CROSS REFERENCE: For installation requirements, see § 4a.572.

(i) A rate-of-climb indicator.

§ 4a.535-1 *Air-speed indicators, turn-and-bank indicators, direction indicators, climb indicators, and altimeters (CAA rules which apply to § 4a.531).* See §§ 4b.691-1, 4b.691-2, 4b.691-6, 4b.691-7, and 4b.691-8 of this subchapter.

[Supp. 1, 13 F. R. 7725]

§ 4a.536 *NAC landplanes; instrument night flying.* Airplanes of this category shall have the equipment specified in §§ 4a.534, 4a.535 combined. The storage battery shall be suitable as a source of energy supply for both the radio equipment and the lights.

§ 4a.537 *NAC seaplanes and amphibians.* The equipment requirements for seaplanes and amphibians shall be the same as specified for landplanes (§§ 4a.532-4a.536) except that seaplanes and amphibians shall not be certificated for operation over water out of sight of land unless they have at least the equipment specified in § 4a.533, and except that all certificated seaplanes and amphibians shall also have an approved life preserver or flotation device for each person for whom there is a seat, and except that all seaplanes and amphibians certificated for night operation shall also have a white anchor light.

§ 4a.537-1 *Life rafts and life preservers (CAA rules which apply to § 4a.537).* See §§ 4b.811-1 and 4b.811-2 of this subchapter.

[Supp. 1, 13 F. R. 7725]

CROSS REFERENCE: For installation requirements, see § 4a.575.

AIR CARRIER AIRPLANES; PASSENGER (ACP)

§ 4a.547 *Air carrier airplanes; passengers (ACP).* Airplanes certificated for use by an air carrier in passenger service shall have installed at least the equipment set forth in §§ 4a.548-4a.552.

[CAR, May 31, 1938, as amended by No. 601-A-1, 3 F. R. 2055]

§ 4a.548 *ACP landplanes; visual contact day flying.* The same as specified in § 4a.533 and, in addition, the following:

(a) An electrically heated pitot tube, or equivalent, for the air-speed indicator.

(b) One additional portable fire extinguisher of the type specified in § 4a.532 (j). (See § 4a.566 for installation requirements.)

(c) Fixed fire extinguishing apparatus of an approved type for each engine compartment.

(d) Type certificated radio equipment as specified in Part 40 of this subchapter.

(e) A set of spare fuses. (See § 4a.572 for installation requirements.)

(f) A rate-of-climb indicator.

(g) A storage battery: Same as § 4a.535 (f).

(h) A means for providing, without continuous manual operation, vision through the windshield adequate for executing take-offs and landings in rain.

[Amdt. 129, 7 F. R. 4691, amended by Amdt. 04-15, 7 F. R. 6240]

§ 4a.549 *ACP landplanes; visual contact night flying.* The same as specified in § 4a.548 and, in addition, the following:

(a) A set of certificated air carrier airplane position lights. The forward lights may be air carrier forward position lights or a combination of standard forward position lights and a set of auxiliary forward position lights. (See Part 15 of this subchapter for light requirements and § 4a.578 for installation requirements.)

(b) A storage battery of sufficient capacity for such lights and radio as are installed.

CROSS REFERENCE: For installation requirements, see §§ 4a.571, 4a.573.

(c) Two electric landing lights.

CROSS REFERENCE: For installation requirements, see § 4a.576.

(d) Certificated landing flares as follows: two Class 1 flares or three Class 2 flares and one Class 1 flare.

CROSS REFERENCES: For flare requirements, see Part 15 of this subchapter. For installation requirements, see § 4a.568.

(e) Instrument lights.

CROSS REFERENCE: For installation requirements, see § 4a.577.

(f) Cabin lights in all passenger cabins and compartments.

(g) A generator. (See § 4a.573 for requirements.)

(h) Radio equipment same as § 40.61.

[CAR, May 31, 1938, as amended by Amdt. 04-9, 7 F. R. 1709, Amdt. 04-2, 8 F. R. 13999]

§ 4a.550 *ACP landplanes; instrument day flying.* The same as specified in § 4a.548 except § 4a.548 (b) and, in addition, the following:

(a) A gyroscopic rate-of-turn indicator combined with a bank indicator.

(b) A gyroscopic instrument showing bank and pitch.

(c) A gyroscopic direction finder.

(d) Two sensitive-type altimeters, both of which shall be adjustable for changes in barometric pressure and compensated for changes in temperatures: Provided, That aircraft in use on or before January 1, 1939, and thereafter replacements and additions of aircraft of the same make and model may, for purposes of standardization, be deemed to have met this requirement, if there are

installed in each such aircraft one sensitive type altimeter and one standard type altimeter, provided each is adjustable for changes in barometric pressure and compensated for changes in temperature.

(e) A free air thermometer of the distance type with an indicating dial in the cockpit.

(f) A clock with a sweep second hand.

(g) A vacuum gauge, installed in the lines leading to instruments in paragraphs (a), (b) and (c) of this section.

(h) Type certificated radio equipment as specified in Part 40 of this subchapter.

(i) Means shall be provided to indicate icing conditions, or the probability thereof, in the carburetor if the de-icing device specified in § 4a.616 requires the manual manipulation of controls.

(j) A storage battery suitable as a source of energy supply for the radio equipment installed.

CROSS REFERENCE: For installation requirements, see §§ 4a.571, 4a.573.

(k) A generator.

CROSS REFERENCE: For installation requirements, see § 4a.573.

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1171, Amdt. 85, 6 F. R. 5145]

§ 4a.550-1 *Air-speed indicators, turn-and-bank indicators, bank-and-pitch indicators, direction indicators, climb indicators, altimeters, and air-speed tubes (CAA rules which apply to § 4a.550.)* See §§ 4b.691-1-4b.691-5, 4b.691-7, 4b.691-8, and 4b.691-10 of this subchapter.

[Supp. 1, 13 F. R. 7725]

§ 4a.551 *ACP landplanes; instrument night flying.* The same as specified in §§ 4a.549 and 4a.550 combined. The storage battery, in this case, shall be of sufficient capacity for all radio equipment and all lights installed.

§ 4a.552 *ACP seaplanes and amphibians.* The same as specified for landplanes. (§§ 4a.548-4a.551) and including the life preservers specified in § 4a.537, except that when certificated for night operation they shall also have installed the anchor light specified in § 4a.537.

INSTALLATION REQUIREMENTS

§ 4a.557 *Installation requirements.* The regulations in §§ 4a.558-4a.581 apply to the installation of specific items of equipment and are additional to the regulations of § 4a.523.

INSTRUMENT INSTALLATION

§ 4a.558 *Instruments.* The regulations in §§ 4a.559-4a.564 shall apply to the installation of instruments when such instruments are required by the regulations in this part.

§ 4a.559 *Air-speed indicator.* This instrument shall be so installed as to indicate true air speed at sea level with the maximum practicable accuracy, but the instrument error shall not be more than plus or minus 3 percent, except that it need not be less than plus or minus 5 miles per hour, at the level flight speed corresponding to the design power (§ 4a.38 (b)), at VL (§ 4a.40 (c)), or at

the maximum attainable level flight speed, whichever is lowest.

[Amdt. 5, 4 F. R. 1171]

§ 4a.560 *Power-plant instruments and controls.* See §§ 4a.642, 4a.643.

§ 4a.561 *Fuel quantity gauge.* See § 4a.609.

§ 4a.562 *Magnetic compass.* This instrument shall be properly damped and compensated and shall be located where it is least affected by electrical disturbances and magnetic influences.

§ 4a.563 *Navigational instruments.* Navigational instruments for use by the pilot shall be so installed as to be easily visible to him with the minimum practicable deviation from his normal position and line of vision when he is looking out and forward along the flight path, and they shall also be visible to the second pilot.

§ 4a.564 *Gyroscopic instruments.* All gyroscopic instruments shall derive their energy from engine-driven pumps or from auxiliary power units. Each source of energy supply and its attendant complete installation shall comply with the instrument manufacturer's recommendations for satisfactory instrument operation. On multiengine aircraft each instrument shall have two separate sources of energy, either one of which shall be capable of carrying the required load. Engine-driven pumps, when used, shall be on separate engines. The installation shall be such that failure of one source of energy or breakage of one line will not interfere with proper functioning of the instruments by means of the other source.

SAFETY EQUIPMENT INSTALLATION

§ 4a.565 *Safety belts.* Safety belts shall be so attached that no part of the attachment will fall at a load lower than that specified in § 4a.193.

§ 4a.566 *Fire extinguishers.* The portable fire extinguisher specified in § 4a.532 (j) shall be so installed as to be accessible to the passengers. The two portable fire extinguishers specified in § 4a.548 shall be so installed that one is readily available to the crew and the other is near the main external cabin door where it shall be readily available to passengers and ground personnel.

§ 4a.567 *Safety belt signal.* When a signal or sign is used to indicate to passengers the times that seat belts should be fastened, such signal or sign shall be located in a conspicuous place and so arranged that it can be operated from the seat of either pilot.

[Amdt. 129, 7 F. R. 4691]

§ 4a.568 *Landing flares.* Landing flares shall be releasable from the pilot compartment. Structural provision shall be made for the recoil loads.

§ 4a.569 *De-icers.* Positive means shall be provided for the deflation of all wing boots.

ELECTRICAL EQUIPMENT INSTALLATION

§ 4a.570 *General.* Electrical equipment shall be installed in accordance with accepted practice and suitably pro-

tected from fuel, oil, water, and other detrimental substances. Adequate clearance shall be provided between wiring and fuel and oil tanks, fuel and oil lines, carburetors, exhaust piping, and moving parts.

[Amdt. 48, 4 F. R. 1836]

§ 4a.571 Battery. Batteries shall be easily accessible and adequately isolated from fuel, oil, and ignition systems. Adjacent parts of the aircraft structure shall be protected with a suitable acid-proof paint if the battery contains acid or other corrosive substance and is not completely enclosed. If the battery is completely enclosed, suitable ventilation shall be provided. All batteries shall be so installed that spilled liquid will be suitably drained or absorbed without coming in contact with the airplane structure.

§ 4a.572 Fuses. Fuses shall be so located that they can readily be replaced in flight. They shall break the current in a generating system at a sufficiently small current flow adequately to protect the lights, radio equipment, and other parts of the circuit.

§ 4a.573 Generator. When a generator is specified it shall have sufficient capacity to carry the entire running load. Such generator shall be engine-driven unless an approved equivalent system is provided. Auxiliary power units will be approved in lieu of batteries and engine-driven generators, provided that they are at least two in number and that the supply system is capable of carrying the entire running load with any one unit out of action.

§ 4a.574 Running load. The running load shall be defined as the electric consumption of all lights, radio equipment, and other electrical devices, except those which are designed only for occasional intermittent use. Examples of devices regarded as intermittent are radio broadcasting equipment, landing lights, and electrically operated landing gears and wing flaps. Radio range signal receivers and all other lights are considered a part of the constant load.

§ 4a.575 Anchor lights. The anchor light specified for seaplanes and amphibians shall be so mounted and installed that, when the airplane is moored or drifting on the water, it will show a white light visible for at least 2 miles at night under clear atmospheric conditions.

[Amdt. 48, 4 F. R. 1836]

§ 4a.576 Landing lights. Electric landing lights shall be so installed on multiengine aircraft that at least one shall be not less than 10 feet to the right or left of the first pilot's seat and beyond the swept disk of the outermost propeller. On single-engine aircraft such lights shall be so installed that no visible portion of the swept disk of the propeller, if of the tractor type, is illuminated thereby. Individual switches for each light shall be provided in the pilot compartment.

[Amdt. 5, 4 F. R. 1171]

§ 4a.577 Instrument lights. Instrument lights shall be so installed as to

provide sufficient illumination to make all flight instruments easily readable and shall be equipped with rheostat control for dimming unless it can be shown that a nondimming light is satisfactory.

§ 4a.578 Position lights. Position lights shall be installed so that, with the airplane in normal flying position, the forward red position light is displayed on the left side and the forward green position light on the right side, each showing unbroken light between two vertical planes whose dihedral angle is 110 degrees when measured to the left and right, respectively, of the airplane from dead ahead. Such forward position lights shall be spaced laterally as far apart as practicable. One rear position light shall be installed on the airplane at the rear and as far aft as possible and shall show a light visible aft throughout a dihedral angle of 140 degrees bisected by a vertical plane through the longitudinal axis of the airplane. Such light shall emit (a) in the case of a non-air carrier airplane, either a continuous white light as specified in § 15.20 (b) (5) of this subchapter, or alternate red and white flashes as specified in § 15.20 (b) (6) of this subchapter, and (b) in the case of an air carrier airplane, alternate red and white flashes as specified in § 15.20 (b) (6) of this subchapter. In lieu of such a single flashing rear position light, an airplane may carry two rear position lights, one red and one white, spaced as closely as possible to each other and in combination emitting the red and white flashes specified in § 15.20 (b) (6) of this subchapter.

[Amdt. 04-10, 7 F. R. 1709 as amended by Amdt. 04-1, 9 F. R. 2772, Amdt. 04-2, 9 F. R. 11462]

§ 4a.578-1 Position light flashers (CAA rules which apply to § 4a.578). See § 4b.776-1 of this subchapter.

[Supp. 3, 14 F. R. 3196]

§ 4a.579 Master switch. Electrical installations shall incorporate a master switch easily accessible to a member of the crew.

MISCELLANEOUS EQUIPMENT INSTALLATION

§ 4a.580 Seats. Seats or chairs, even though adjustable, in open or closed airplanes, shall be securely fastened in place whether or not the safety belt load is transmitted through the seat.

§ 4a.581 Accessories. Engine-driven accessories on multiengine aircraft shall be distributed among two or more engines.

SUBPART G—POWER-PLANT INSTALLATION ENGINES

SOURCE: §§ 4a.591 to 4a.661 contained in Civil Air Regulations May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

§ 4a.591 Engines. Engines shall be of a type and design which has been type certificated, or found eligible for use in certificated aircraft, in accordance with the requirements of Part 13 of this subchapter or shall have been approved as airworthy in accordance with previous regulations.

[Amdt. 116, 6 F. R. 2870]

PROPELLERS

§ 4a.597 Propellers. Propellers shall be of a type and design which has been certificated as airworthy in accordance with the requirements of Part 14 of this subchapter or shall have been approved as airworthy in accordance with previous regulations, except that wood propellers of a conventional type for use in light airplanes need not be certificated. In certain cases maximum engine bore limitations are also assigned to propellers. Propellers may be used on any engine provided that the certified power ratings, speed ratings, and bore of the engine are not in excess of the limitations of the propeller as certificated, and further provided that the vibration characteristics of the combination are satisfactory to the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.598 Controllable pitch. The control mechanism shall be designed and equipped with a positive stop which shall limit the minimum pitch so that the take-off crankshaft speed for which the aircraft is certificated is not exceeded during take-off with take-off power unless it is necessary to so locate the stop that a higher crankshaft speed may be used in an emergency. The means provided for controlling the pitch shall be so arranged as to minimize the attention required from a pilot to prevent the engines from exceeding their crankshaft speed limitations under any flight condition.

§ 4a.599 Propeller clearance. Propellers shall have a minimum ground clearance of 9 inches when the airplane is in a horizontal position with the landing gear deflected as it would be under the maximum authorized weight of the airplane. Propellers on seaplanes shall clear the water by at least 18 inches when the seaplane is at rest under the maximum authorized load condition. A clearance of at least 1 inch shall be provided between the tips of the propellers and any part of the structure.

FUEL SYSTEMS

§ 4a.605 Capacity and feed. The fuel capacity shall be at least 0.15 gallons per maximum (except take-off) horsepower for which the airplane is certificated. Air-pressure fuel systems shall not be used. Only straight gravity feed or mechanical pumping of fuel is permitted. The system shall be so arranged that the entire fuel supply may be utilized in the steepest climb and at the best gliding angle and so that the feed ports will not be uncovered during normal maneuvers involving moderate rolling or side slipping. The system shall also feed fuel promptly after one tank has run dry and another tank is turned on. If a mechanical pump is used, an emergency hand pump of equal capacity shall be installed and available for immediate use in case of a pump failure during take-off. Hand pumps of suitable capacity may also be used for pumping fuel from an auxiliary tank to a main fuel tank.

§ 4a.606 Tank installation. No fuel tank shall be placed closer to an engine than the remote side of a fire wall. At

least one-half inch clear air space shall be allowed between the tank and the fire wall. Spaces adjacent to the surfaces of the tank shall be ventilated so that fumes cannot accumulate or reach the crew or passengers in case of leakage. If two or more tanks have their outlets interconnected they shall be considered as one tank and the air space in the tanks shall also be interconnected to prevent differences in pressure at the air vents of each tank of sufficient magnitude to cause fuel flow between tanks. Mechanical pump systems shall not feed from more than one tank at a time except by special ruling from the Administrator.

§ 4a.607 *Tank construction.* Each fuel tank shall be provided with either a sump and drain located at the point which is lowest when the airplane is in a normal position on the ground or outlets at the bottom of the tank provided with large mesh finger strainers. If a sump is provided, the main fuel supply shall not be drawn from the bottom of this sump. If no sump is provided, the system drain shall be controllable from the pilot compartment and shall act as a tank drain. Each tank shall be suitably vented from the top portion of the air space. Such air vents shall be so arranged as to minimize the possibility of stoppage by dirt or ice formation. When large fuel tanks are used, the size of the vent tubes should be proportioned so as to permit rapid changes in internal air pressure to occur and thereby prevent collapse of the tanks in a steep glide or dive. Tanks of 10 gallons or more capacity shall be provided with internal baffles, unless suitable external support is provided to resist surging.

§ 4a.608 *Tank strength.* Fuel tanks shall be capable of withstanding an internal test pressure of $3\frac{1}{2}$ pounds per square inch without failure or leakage. Fuel tanks of large capacity which have a maximum fuel depth greater than 2 feet shall be investigated for the pressure developed during the maximum limit acceleration with full tanks. Tanks shall be so designed, and the rivets or welds so located, as to resist vibration failures or leakage.

§ 4a.609 *Gauge.* A satisfactory gauge shall be so installed on all airplanes as to readily indicate to a pilot or flight mechanic the quantity of fuel in each tank while in flight. When two or more tanks are closely interconnected and vented, and it is impossible to feed from each one separately, only one fuel-level gauge need be installed. If a glass gauge is used, it shall be suitably protected against breakage.

§ 4a.610 *Lines and fittings.* All fuel lines and fittings shall be of sufficient size so that under the pressure of normal operation the flow is not less than double the normal flow required for take-off engine power. A test for proof of compliance with this requirement shall be made. All fuel lines shall be so supported as to prevent excessive vibration and should be located so no structural loads can be applied. Bends of small radius and vertical humps in the lines shall be avoided. Copper fuel lines which have been bent shall be annealed before

installation. Parts of the fuel system attached to the engine and to the primary structure of the airplane shall be flexibly connected thereto. Flexible hose connections and fuel lines shall have metal liners or the equivalent. Fittings shall be of a type satisfactory to the Administrator.

§ 4a.611 *Strainers.* One or more strainers of adequate size and design, incorporating a suitable sediment trap and drain, shall be provided in the fuel line between the tank and the carburetor and shall be installed in an accessible position. The screen shall be easily removable for cleaning.

§ 4a.612 *Valves.* One or more positive and quick-acting valves that will shut off all fuel to each engine shall be within easy reach of the first pilot and the second pilot or of the flight mechanic. In the case of airplanes employing more than one source of fuel supply, suitable provision shall be made for independent feeding from each source.

§ 4a.613 *Dump valves.* When fuel tanks are equipped with dump valves, the operating mechanism for such valves shall be within convenient reach of the first pilot and the second pilot or of the flight mechanic. Dump valves shall be so installed as to provide for safe and rapid discharge of fuel.

§ 4a.614 *Drains.* One or more accessible drains shall be provided at the lowest point on the fuel systems to completely drain all parts of each system when the airplane is in its normal position on level ground. Such drains shall discharge clear of all parts of the airplane and shall be equipped with suitable safety locks to prevent accidental opening.

MISCELLANEOUS FUEL SYSTEM REQUIREMENTS

§ 4a.615 *Filler openings.* All filler openings in the fuel system shall be plainly marked with the capacity and the word "fuel". Provision shall be made to prevent any overflow from entering the wing or fuselage.

§ 4a.616 *Prevention of ice formation.* An adequate means shall be provided for preventing the formation of ice in the engine carburetors (see also § 4a.550 (i)).

[Amdt. 5, 4 F. R. 1171]

LUBRICATION SYSTEMS

§ 4a.621 *General.* Each engine shall have an independent oil supply. The oil capacity of the system shall be at least 1 gallon for every 25 gallons of fuel but shall not be less than 1 gallon for each 75 maximum (except take-off) rated horsepower of the engine or engines. A special ruling concerning the capacity will be made by the Administrator when oil may be transferred between engines in flight or when a suitable reserve is provided. The suitability of the lubrication system shall be demonstrated in flight tests in which engine temperature measurements are obtained. The system shall provide the engine with an ample quantity of oil at a temperature

suitable for satisfactory engine operation.

[Amdt. 04-1, 7 F. R. 7933]

§ 4a.622 *Tank installation.* Oil tanks shall be suitably vented and shall be provided with an expansion space which cannot be inadvertently filled with oil. Such expansion space shall be at least 10 percent of the total tank volume, except that it shall in no case be less than one-half gallon.

§ 4a.623 *Tank strength.* Oil tanks shall be capable of withstanding an internal test pressure of 5 pounds per square inch without failure or leakage. Tanks shall be so designed and the rivets or welds so located as to resist vibration failures and leakage.

§ 4a.624 *Gauge.* A suitable means shall be provided to determine the amount of oil in the system during the filling operation.

§ 4a.625 *Piping.* Oil piping shall have an inside diameter not less than the inside diameter of the engine inlet or outlet and shall have no splices between connections. Connections in the oil system shall be of a type satisfactory to the Administrator.

§ 4a.626 *Drains.* One or more accessible drains shall be provided at the lowest point on the lubricating systems to drain completely all parts of each system when the airplane is in its normal position on level ground. Such drains shall discharge clear of all parts of the airplane and shall be equipped with suitable safety locks to prevent accidental opening.

§ 4a.627 *Oil temperature.* A suitable means shall be provided for measuring the oil temperature at the engine inlet.

§ 4a.628 *Filler openings.* All filler openings in the oil system shall be plainly marked with the capacity and the word "oil".

COOLING SYSTEMS

§ 4a.633 *General.* The cooling system shall be of sufficient capacity to maintain engine temperatures within safe operating limits under all conditions of flight during a period at least equal to that established by the fuel capacity of the aircraft, assuming normal engine power and speeds. Compliance with this requirement shall be demonstrated in flight tests in which engine temperature measurements are obtained under critical flight conditions including flight with one or more engines inoperative.

§ 4a.634 *Radiators.* Radiators shall be so mounted as to reduce vibration and eliminate strains causing distortion.

§ 4a.635 *Piping.* Piping and connections shall conform to accepted standards and shall not transmit vibration to the radiator or the structure of the aircraft.

§ 4a.636 *Drains.* One or more accessible drains shall be provided at the lowest points on the cooling system to drain completely all parts of such system when the airplane is in its normal position on level ground. Such drains shall discharge clear of all parts of the airplane

and shall be equipped with suitable safety locks to prevent accidental opening.

§ 4a.637 *Filler openings.* All filler openings in the cooling system shall be plainly marked with the capacity of the system and the name of the proper cooling liquid.

POWER-PLANT INSTRUMENTS, CONTROLS, AND ACCESSORIES

§ 4a.642 *Instruments.* The engine instruments required are specified in Subpart F. The installation requirements for navigational instruments in § 4a.563 shall apply to tachometers and manifold pressure gauges. All other instruments shall be visible in flight to the pilot and copilot or to the flight mechanic. If the manifold pressure gauges and tachometers are not visible to the flight mechanic, he shall be provided with a duplicate set of these instruments.

§ 4a.643 *Controls.* All power-plant controls, including those of the fuel system, shall be plainly marked to show their function and method of operation.

§ 4a.644 *Throttle controls.* Throttle controls shall be easily accessible to both pilots and shall be so arranged as to afford a positive and immediately responsive means of controlling all engines separately or simultaneously. Flexible throttle control systems shall be of a certificated type. A forward movement shall open the throttle.

§ 4a.645 *Ignition switches.* Ignition switches shall be easily accessible to both pilots. A positive means for quickly shutting off all ignition of multiengine aircraft, by grouping of switches or otherwise, shall be provided.

§ 4a.646 *Propeller pitch controls.* Separate pitch controls shall be provided for each propeller.

§ 4a.647 *Accessories (air carrier planes).* (See § 4a.581.)

MANIFOLDING, COWLING, AND FIRE WALL

§ 4a.651 *General.* All manifolds, cowlings, and fire walls shall be so designed and installed as to reduce to a minimum the possibility of fire either during flight or following an accident and shall therefore comply with accepted practice in all details of installation not specified in this part.

§ 4a.652 *Manifolds.* Exhaust manifolds shall be constructed of suitable materials, shall provide for expansion, and shall be arranged and cooled so that local hot points do not form. Gases shall be discharged clear of the cowlings, airplane structure, and fuel system parts of drains. They shall not blow back on the carburetor air intake or the pilot or passengers, nor cause a glare ahead of the pilot at night. No exhaust manifold shall be located immediately adjacent to or under the carburetor or fuel system parts liable to leakage.

§ 4a.653 *Air intakes.* Carburetor air intakes shall be suitably drained and shall open completely outside the cowlings, unless the emergence of back-fire flames is positively prevented. The drain shall

not discharge fuel in the path of possible exhaust flames.

§ 4a.654 *Engine cowlings.* All cowlings around the power plant and on the engine side of the fire wall shall be made of metal and shall be so arranged that any accumulations of dirt, waste, or fuel may be observed without complete removal of the cowlings. It shall fit tightly to the fire wall, but openings may be provided if the airplane surface within 15 inches thereof is protected with metal or other suitable fireproofing material. The cowlings shall be completely and suitably drained in all attitudes of flight and on the ground, with separate drains provided for the parts of the fuel system liable to leakage. All such drains shall be so located as to prevent fuel or oil from dripping onto the exhaust manifold or any parts of the aircraft and from permeating any material of a cellular nature.

§ 4a.655 *Fire wall.* (a) A fire wall shall be provided unless the engine is mounted in an isolated nacelle with no fuel tanks. Such fire bulkhead shall be constructed in either of the following approved manners:

(1) A single sheet of terneplate not less than 0.028 inch thick.

(2) A single sheet of stainless steel not less than 0.015 inch thick.

(3) Two sheets of aluminum or aluminum alloy not less than 0.02" thick fastened together and having between them an asbestos paper or asbestos fabric sheet at least 1/8 inch thick.

(b) The fire wall shall completely isolate the engine compartment and shall have all necessary openings fitted with close-fitting grommets or bushings. Adjacent inflammable structural members shall be protected by asbestos or an equivalent insulating material, and provision shall be made for preventing fuel and oil from permeating it.

§ 4a.656 *Heating systems.* Heating systems involving the passage of cabin air over or in close proximity to engine exhaust manifolds shall not be used, unless adequate precautions are incorporated in the design to prevent the introduction of carbon monoxide into the cabin or pilot compartment. They shall be constructed of suitable materials, be adequately cooled, and be susceptible to ready disassembly for inspection.

MISCELLANEOUS POWER-PLANT REQUIREMENTS

§ 4a.661 *Materials.* Fuel, oil, and cooling systems shall be made of materials which, including their normal or inherent impurities, will not react chemically with any fuels, oils, or liquids that are likely to be placed in them.

SUBPART H—PERFORMANCE

SOURCE: §§ 4a.671 to 4a.760—T contained in Civil Air Regulations, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946, except as noted following sections affected.

§ 4a.671 *Performance requirements.* All airplanes shall comply with the performance requirements set forth in §§ 4a.680 and 4a.682. All airplanes except those certificated in the transport category shall comply with §§ 4a.672 through 4a.679, inclusive. Compliance with such performance requirements

shall be shown in standard atmosphere, at all weights up to and including the standard weight (§ 4a.37 (d)) and under all loading conditions within the center of gravity range certified (§ 4a.725): *Provided*, That demonstration of compliance with landing-speed requirements, and with those relating to take-off time and distance, may be limited to an intermediate range of center of gravity positions if it can be shown that it is possible for the airplane to continue flight with one engine inoperative, and that passengers or other load can be easily and rapidly shifted while in flight to permit the realization, at the pilot's discretion, of a center of gravity position within the range covered by this demonstration. There shall be no flight or handling characteristics which, in the opinion of the Administrator, render the airplane un-airworthy.

[Amdt. 04-12, 7 F. R. 1730 as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.672 *Landing speeds.* The landing speed with power off, in standard calm air at sea level, shall not exceed a value determined as follows:

(a) Airplanes certificated for passenger carrying:

(1) 65 miles per hour for airplanes of 20,000 pounds standard weight or less,

(2) 70 miles per hour for airplanes of 30,000 pounds standard weight or more, and a linear variation with standard weight shall apply for airplanes between 20,000 and 30,000 pounds.

(b) Airplanes which are certificated for the carriage of goods only:

The above landing speed values may be increased 5 miles per hour.

§ 4a.673 *Take-off.* Take-off at sea level:

(a) Within 1,000 feet for land planes;

(b) Within 60 seconds in calm air for seaplanes.

[Amdt. 56, 5 F. R. 2100]

§ 4a.674 *Climb.* The average rate of climb for the first minute after the airplane leaves the take-off surface in accordance with § 4a.673, and the rate of steady climb at sea level with not more than maximum-except-take-off power, shall not be less in feet per minute than:

(a) *Land planes.* Eight times the measured power-off stalling speed in miles per hour with the flaps and landing gear retracted, or 300 feet per minute, whichever is greater;

(b) *Sea planes.* Six times the measured power-off stalling speed in miles per hour with the flaps retracted, or 250 feet per minute, whichever is greater.

[Amdt. 56, 5 F. R. 2100]

§ 4a.675 *Controllability and maneuverability.* All airplanes shall be controllable and maneuverable under all power conditions and at all flying speeds between minimum flying speed and the maximum certified speed. All airplanes shall have control adequate for an average landing at minimum landing speed with power off.

§ 4a.676 *Controllability at the stall.* With power off and with 75 percent maximum-except-take-off power, with flaps and landing gear in any position, the airplane shall have sufficient direc-

tional and lateral control so that when the airplane is stalled, the downward pitching motion following the stall shall occur prior to any uncontrollable roll or yaw. Any such pitching motion shall not be excessive and recovery to normal flight shall be possible by normal use of the controls after the pitching motion is unmistakably developed, without excessive loss of altitude.

[Amdt. 04-14, 7 F. R. 5037]

§ 4a.677 *Balance*. As used in the regulations in this part the term "balanced" refers to steady flight in calm air without exertion of control force by the pilot or automatic pilot. Lateral and directional balance is required at cruising speed which for this purpose shall be taken as 90 percent of the high speed in level flight. Longitudinal balance is required under the following flight conditions:

(a) *Power on*. In level flight, at all speeds between cruising speed and a speed 20 percent in excess of stalling speed. In a climb, at maximum (except take-off) horsepower and a speed 20 percent in excess of stalling speed.

(b) *Power off*. In a glide, at a speed not in excess of 140 percent of the maximum permissible landing speed or the placard speed with flaps extended, whichever is lower, under the forward center of gravity position approved with maximum authorized load and under the most forward center of gravity position approved, regardless of weight.

§ 4a.678 *Stability*. Under all power conditions all airplanes shall be longitudinally, laterally, and directionally stable. An airplane will be considered to be longitudinally stable if, in stability tests, the amplitude of the oscillations decreases.

§ 4a.679 *Spinning*. (Not applicable to airplanes certificated in the transport category). At any permissible combination of weight and center of gravity position obtainable with all or part of the design useful load, there shall be no excessive reversal of control forces during any possible spinning up to 6 turns. It shall be possible promptly to recover at any point in the spinning described above by using the controls in a normal manner for that purpose and without exceeding either the limiting air speed or the limit design normal acceleration for the airplane. It shall not be possible to obtain uncontrollable spins by means of any possible use of the controls: *Provided*, That compliance with the foregoing requirements with respect to spinning shall not be required for those airplanes:

(a) Permanently placarded "intentional spinning prohibited"; or
(b) Demonstrated to the satisfaction of the Administrator to be characteristically incapable of spinning.

[Amdt. 04-14, 7 F. R. 5037]

§ 4a.680 *Flutter and vibration*. Wings, tail surfaces, control surfaces, and primary structural parts shall be free from flutter or objectionable vibration in all normal attitudes or conditions of flight between the minimum flying speed and the maximum indicated air speed attained in official flight tests (see § 4a.708).

§ 4a.681-T *Flutter and vibration*. All parts of transport category airplanes shall be free from flutter or excessive vibration under all speed and power conditions appropriate to the operation of the airplane during take-off, climb, level flight, and landing, and during glide at speeds up to the maximum indicated air speed attained during official flight tests (see § 4a.708). There shall be no appreciable buffeting for any flap position at any speed in excess of 10 miles per hour above stalling speed for such position nor shall buffeting at lower speeds be so violent as to interfere with the pilot's control of the airplane or cause discomfort to its occupants.

[Amdt. 40-7, 7 F. R. 984]

§ 4a.682 *Ground and water characteristics*. Landplanes shall be maneuverable on the ground and shall be free from dangerous ground looping tendencies and objectionable taxiing characteristics. The seaworthiness and handling characteristics of seaplanes and amphibians shall be demonstrated by tests deemed appropriate by the Administrator.

CROSS REFERENCE: For water stability requirements, see § 4a.491.

MODIFIED PERFORMANCE REQUIREMENTS

§ 4a.687 *Modified performance requirements for multiengine airplanes not certificated in the transport category*. The weight of any multiengine airplane manufactured pursuant to a type certificate issued prior to January 1, 1941, may be increased beyond the values corresponding to the landing speed specified in § 4a.672 and take-off requirements of § 4a.673, subject to the following conditions:

(a) The increased weight shall be known as the provisional weight (§ 4a.37 (e)). The standard weight (§ 4a.37 (d)) shall be the maximum permissible weight for landing. The provisional weight shall be the maximum permissible weight for take-off.

(b) Compliance with all the airworthiness requirements except landing speed and take-off is required at the provisional weight, except that the provisional weight may exceed the design weight on which the structural loads for the landing conditions are based by an amount not greater than 15 percent: *Provided*, That the airplane is shown to be capable of safely withstanding the ground or water shock loads incident to taking off at the provisional weight.

(c) The airplane shall be provided with suitable means for the rapid and safe discharge of a quantity of fuel sufficient to reduce its weight from the provisional weight to the standard weight.

(d) In no case shall the provisional weight exceed a value corresponding to a landing speed of 5 miles per hour in excess of that specified in § 4a.672, a take-off distance of 1,500 feet in the case of landplanes, or a take-off time of 60 seconds in the case of seaplanes; nor shall any provisional weight authorized in respect to any type of airplane after January 1, 1945, exceed the value corresponding to a rate of climb of at least

180 feet per minute at an altitude of 5,000 feet with the critical engine inoperative, its propeller windmilling with the propeller control in a position which would allow the engine (if operating normally and within approved limits) to develop at least 50 percent of maximum-exception-take-off engine speed, all other engines operating at the take-off power available at such altitude, the landing gear retracted, center of gravity in the most unfavorable position permitted for take-off, and the flaps in the take-off position.

[Amdt. 04-3, 10 F. R. 3793]

PERFORMANCE TESTS

§ 4a.701 *General*. Compliance with the performance requirements in §§ 4a.671 through 4a.692 shall be demonstrated by means of suitable flight tests of the type airplane. Computations may be used to estimate the effects of minor changes. Additional information concerning the performance characteristics of air carrier airplanes is specified in § 4a.717. Such characteristics shall be determined by direct flight testing, or by methods combining basic flight tests and calculations. All performance characteristics shall be corrected to standard atmospheric conditions and zero wind. Methods of performance calculation and correction employed shall be subject to the approval of the Administrator.

§ 4a.702 *Flight test pilot*. (a) The applicant shall provide a person holding an appropriate commercial pilot certificate to make the flight tests, but a designated inspector of the Administrator may pilot the airplane during such parts of the tests as he may deem advisable.

(b) In the event that the applicant's test pilot is unable or unwilling to conduct any of the required flight tests, the tests shall be discontinued until the applicant furnishes a competent pilot.

§ 4a.703 *Parachutes*. Parachutes shall be worn by members of the crew during the flight tests.

§ 4a.704 *Reports*. The applicant shall submit to the inspector of the Administrator a report covering all computations and tests required in connection with calibration of flight instruments and correction of tests results to standard atmospheric conditions. The inspector will conduct any flight tests which appear to him to be necessary in order to check the calibration and correction report or to determine the airworthiness of the airplane.

§ 4a.705 *Loading conditions*. The loading conditions used in performance tests shall be such as to cover the range of loads and center of gravity positions for which the airplane is to be certificated.

§ 4a.706 *Use of ballast*. Ballast may be used to enable airplanes to comply with the flight requirements as to longitudinal stability, balance, and landing in accordance with the following provisions:

(a) Ballast shall not be used for this purpose in airplanes having a gross weight of less than 5,000 pounds nor in airplanes with a total seating capacity of less than seven persons.

(b) The place or places for carrying ballast shall be properly designed and installed and plainly marked.

(c) The loading schedule which will accompany each certificate issued for an airplane requiring special loading of this type shall be conspicuously posted in either the pilot compartment or in or adjacent to the ballast compartments, and strict compliance therewith will be required of the airplane operator.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1836]

§ 4a.707 *Fuel to be carried.* When low fuel adversely affects balance or stability, the airplane shall be so tested as to simulate the condition existing when the amount of fuel on board does not exceed 1 gallon for every 12 maximum (except take-off) horsepower of the engine or engines installed thereon. When the engine is limited to a lower power, the latter shall be used in computing low fuel.

§ 4a.708 *Maximum air speed.* The flight tests shall include steady flight in relatively smooth air at the design gliding speed (V_g) for which compliance with the structural loading requirements (§§ 4a.72 through 4a.99) has been proved, except that they need not involve speeds in excess of $1.33 V_L$ (§ 4a.40 (c)): *Provided*, That the operation limits are correspondingly fixed (see § 4a.726). When high-lift devices having nonautomatic operation are employed, the tests shall also include steady flight at the design flap speed V_f (§ 4a.40 (f)), except that they need not involve speeds in excess of $2 V_M$ (see § 4a.40 (e)). In cases where the high-lift devices are automatically operated, the tests shall cover the range of speeds within which the devices are operative.

§ 4a.709 *One-engine-inoperative performance.* Multiengine airplanes shall be flight tested at such altitudes and weights as are necessary, in the opinion of the Administrator, to prepare accurate data to show climbing performance within the range of weight for which certification is sought, with the critical engine inoperative and each other engine operating at not more than maximum-except-take-off power. Such data when approved by the Administrator shall be kept in the airplane at all times during flight in a place conveniently accessible to the pilot.

[Amdt. 56, 5 F. R. 2101 as amended by Amdt. 75, 5 F. R. 3947]

§ 4a.710 *Air-speed indicator calibration.* In accordance with § 4a.559, the air-speed indicator of the type airplane shall be calibrated in flight. The method of calibration used shall be subject to the approval of the Administrator.

§ 4a.711 *Check of fuel system.* The operation of the fuel system shall be checked in flight to determine its effectiveness under low fuel conditions and after changing from one supply tank to another. (See § 4a.605.) For such tests low fuel is defined as approximately 15 minutes supply in each tank tested, at the maximum-except-take-off power certified.

AIR CARRIER AIRCRAFT PERFORMANCE CHARACTERISTICS

§ 4a.717 *Performance characteristics of air carrier aircraft.* No air carrier shall operate aircraft in scheduled air transportation unless data shall have been submitted to and approved by the Administrator, covering the determination of such performance characteristics, in addition to those specified in §§ 4a.671-4a.711, as are, in the opinion of the Administrator, necessary to determine the ability of such aircraft to safely perform the type of operation which the air carrier proposes to conduct. The method used for the determination of such ability shall be subject to the approval of the Administrator.

[Amdt. 26, 4 F. R. 3837 as amended by Amdt. 75, 5 F. R. 3947]

OPERATION LIMITATIONS

§ 4a.723 *Weight.* Non-air carrier airplanes may be certificated at a maximum authorized weight which is not sufficient to permit carrying simultaneously the full fuel and full pay load, provided that such weight shall be sufficient to provide a gasoline load of at least 0.15 gallon per certified maximum (except take-off) horsepower, with all seats occupied and with sufficient oil for this amount of fuel.

§ 4a.724 *Provisional weight (air carrier airplanes).* (See §§ 4a.687-4a.692.)

§ 4a.725 *Center of gravity limitations.* The maximum variation in the location of the center of gravity for which the airplane is certificated to be airworthy shall be established. Means shall be provided, when necessary in the opinion of the Administrator, by which the operator is suitably informed of the permissible loading conditions which result in a center of gravity within the certified range.

§ 4a.726 *Air-speed limitations.* Maximum operation limitations will be incorporated in the aircraft certificate and will specify the indicated air speeds which shall not be exceeded in level and climbing flight (§ 4a.40 (c)), in gliding and diving flight, and with flaps extended. The values in gliding flight and with flaps extended will be 10 percent less than the corresponding maximum air speeds attained in flight tests in accordance with § 4a.708.

[Amdt. 5, 4 F. R. 1170]

§ 4a.727 *Power - plant limitations.* Maximum operational limitations will be incorporated in the aircraft certificate and will specify power-plant outputs on take-off (§ 4a.187), in climbing flight, and for all operations other than take-off and climbing flight (§ 4a.38 (b)). The output, except for take-off, shall not exceed that corresponding to the maximum (except take-off) rating of the engine installed. For the above purposes no specified output will be in excess of that corresponding to the limits imposed by either the pertinent engine or propeller certification (see §§ 4a.25 and 4a.26).

[Amdt. 5, 4 F. R. 1170]

TRANSPORT CATEGORY AIRPLANE PERFORMANCE REQUIREMENTS

§ 4a.737-T *Performance requirements for transport category airplanes.* The following requirements shall apply in place of §§ 4a.672-4a.679.

[Amdt. 04-8, 7 F. R. 985, as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.738-T *Minimum requirements for certification.* (a) An airplane may be certificated under the provisions of § 4a.737-T upon there having been established, in accordance with the terms of that section:

(1) A maximum take-off weight at sea level;

(2) A maximum landing weight at sea level;

(3) A maximum one-engine-inoperative operating altitude (as defined in § 4a.741-T), which shall be at least 5,000 feet at a weight equal to the maximum sea level take-off weight;

(4) Take-off characteristics at maximum sea level take-off weight, and landing characteristics at maximum sea level landing weight, in accordance with the provisions of §§ 4a.747-T and 4a.750-T, and

(5) Compliance with the requirements of all other applicable parts of the regulations of this part.

(b) If a certificate is issued under these conditions, it may be amended from time to time to include landing and take-off weights over an increased range of altitudes and other pertinent performance data, including additional landing and take-off characteristics obtained in accordance with the provisions of §§ 4a.747-T and 4a.750-T.

[Amdt. 04-8, 7 F. R. 985]

DEFINITIONS

§ 4a.739-T *Stalling speeds.* In §§ 4a.737-T through 4a.760-T:

(a) V_{s_0} denotes the true indicated stalling speed of the airplane in miles per hour with engines idling, throttles closed, propellers in low pitch, landing gear extended, flaps in the "landing position", as defined in § 4a.740-T, cowl flaps closed, center of gravity in the most unfavorable position within the allowable landing range, and the weight of the airplane equal to the weight in connection with which V_{s_0} is being used as a factor to determine a required performance.

(b) V_{s_1} denotes the true indicated stalling speed in miles per hour with engines idling, throttles closed, propellers in low pitch, and with the airplane in all other respects (flaps, landing gear, etc.) in the condition existing in the particular test in connection with which V_{s_1} is being used.

[Amdt. 04-8, 7 F. R. 985]

§ 4a.740-T *Flap positions.* The flap positions denoted respectively as the landing position, approach position, and take-off position are those provided for in § 4a.464-T, and may be made variable with weight and altitude in accordance with that section.

[Amdt. 04-8, 7 F. R. 985]

(g) *Feathering-completion point.* The point where feathering or stopping of the inoperative propeller is completed, if the applicant desires to include this step in the take-off determination. It shall be assumed that the decision to feather or stop is made not earlier than the instant of attaining point (f).

(1) In the event that it is desired to include propeller feathering or stopping in the take-off path, the final climb segment, beginning at point (g), shall be assumed to correspond to the rate of climb at speed V_2 with landing gear retracted and the propeller of the inoperative engine feathered or stopped.

§ 4a.750-T. *Landing determination.* The horizontal distance required to land and come to a complete stop from a point at a height of 50 feet above the landing surface shall be determined for such range of weights and altitudes as the applicant may desire. In making this determination:

(a) Immediately prior to reaching the 50-foot altitude, a steady gliding approach shall have been maintained, with a true indicated air speed of at least $1.3 V_{S_0}$.

(b) The nose of the airplane shall not be depressed, nor the power increased, after reaching the 50-foot altitude. At all times during and immediately prior to the landing, the flaps shall be in the landing position, except that after the airplane is on the landing surface and the true indicated air speed has been reduced to not more than $0.9 V_{S_0}$ the flap position may be changed.

(c) The operating pressures on the braking system shall not be in excess of those approved by the manufacturer of the brakes.

(d) The brakes shall not be used in such manner as to produce excessive wear of brakes or tires.

(e) The landing shall be made in such manner that there is no excessive vertical acceleration, no tendency to bounce, nose over, porpoise, ground loop, or water loop, and in such manner that its reproduction shall not require any exceptional degree of skill on the part of the pilot, or exceptionally favorable conditions. If this last condition (with respect to exceptional skill or favorable conditions) is not met, the distance to be determined shall be that considered to correspond to a piloting technique normally usable.

[Amdt. 04-8, 7 F. R. 986]

FLIGHT CHARACTERISTICS

§ 4a.751-T. *Flight characteristics.* There shall be no flight characteristic which makes the airplane unairworthy. The airplane shall also meet the following requirements under all critical loading conditions within the range of center of gravity, and, except as provided in § 4a.753 (d), at the maximum weight for which certification is sought.

[Amdt. 04-8, 7 F. R. 986, as amended by Amdt. 04-2, 8 F. R. 13999]

§ 4a.752-T. *Controllability and maneuverability.* The airplane shall be controllable and maneuverable during take-off, climb, level flight, glide, and landing, and it shall be possible to make a smooth

transition from one flight condition to another, without requiring an exceptional degree of skill, alertness, or strength on the part of the pilot, under all conditions of operation probable for the type, including those conditions normally encountered in the event of sudden failure of any engine. It shall be possible, with power off, with flaps either retracted or in the landing position, with the center of gravity in the most unfavorable location within the certificated range, and with the airplane trimmed for a speed of $1.4 V_{S_1}$, to change the flap position to the opposite extreme, to make a sudden application of take-off power on all engines, or to change the speed to any value between $1.10 V_{S_1}$ and $1.70 V_{S_1}$, without requiring a change in the trim control or the exertion of more control force than can readily be applied with one hand for a short period. It shall not be necessary to use exceptional piloting skill in order to prevent loss of altitude when flap retraction from any position is initiated during steady horizontal flight at $1.1 V_{S_1}$, with simultaneous application of not more than maximum-except-take-off power.

[Amdt. 04-8, 7 F. R. 986]

§ 4a.753-T. *Trim.* The means used for trimming the airplane shall be such that after being trimmed and without further pressure upon or movement of either the primary control or its corresponding trim control by the pilot or the automatic pilot, the airplane will maintain:

(a) Lateral and directional trim under all conditions of operation consistent with the intended use of the airplane, including operation at any speed from best rate-of-climb speed to high speed and operation in which there is greatest lateral variation in the distribution of the useful load;

(b) Longitudinal trim, under the following conditions:

(1) During climb at the best rate-of-climb speed with maximum-except-take-off power.

(2) During a glide with power off at a speed not in excess of $1.4 V_{S_1}$, and

(3) During level flight at any speed from 90 percent of high speed to the sum of V_{S_1} and 20 percent of the difference between high speed and V_{S_1} ;

(c) Rectilinear climbing flight with the critical engine inoperative, each other engine operating at maximum-except-take-off power and the best rate-of-climb speed under such conditions;

(d) Rectilinear flight with any two engines inoperative and each other engine operating at maximum-except-take-off power under the following conditions:

(1) With the weight of the airplane not more than that at which there is a speed range in level flight of not less than 10 miles per hour;

(2) With the speed of the airplane not more than the high speed obtained under the conditions specified in subparagraph (1) of this paragraph less 10 miles per hour.

[Amdt. 04-8, 7 F. R. 986]

§ 4a.754-T. *Stability.* The airplane shall be longitudinally, directionally, and laterally stable in accordance with the following provisions. Suitable stability and control "feel" may be required in other conditions normally encountered in service if flight tests show such stability to be necessary for safe operation.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.755-T. *Static longitudinal stability.* In the flight conditions described in § 4a.756-T,

(a) At any speed which can be obtained without excessive control force and which is more than 10 miles per hour above or below the specified trim speed, but not greater than the appropriate maximum permissible speed or less than the minimum speed in steady unstalled flight, the characteristics of the elevator control forces and friction shall be such that:

(1) A pull is required to maintain speeds below the specified trim speed and a push to maintain speeds above the specified trim speed.

(2) The control will, when unrestrained by the pilot, move continuously toward its original trim position.

(b) Where a stable slope of the stick force versus speed curve is specified, any decrease in speed below trim speed shall require an increase in the steady pull on the elevator control and any increase in speed above trim speed shall require an increase in the steady push on the control. Such slope shall be between such limits that any substantial change in speed is clearly perceptible to the pilot through a resulting change in stick force, and that the stick force required to produce necessary changes in speed does not reach excessive values.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.756-T. *Specific stability conditions—(a) Landing.* With flaps in the sea level landing position, the landing gear extended, maximum sea level landing weight, the airplane trimmed at $1.4 V_{S_1}$ and throttles closed, the stick force curve shall have a stable slope at all speeds between $1.1 V_{S_1}$ and $1.8 V_{S_1}$.

(b) *Approach.* With flaps in sea level approach position, landing gear retracted, maximum sea level landing weight, the airplane trimmed at $1.4 V_{S_1}$ and with power sufficient to maintain level flight at this speed, the stick force curve shall have a stable slope at all speeds between $1.1 V_{S_1}$ and $1.8 V_{S_1}$.

(c) *Climb.* With flaps retracted, landing gear retracted, maximum sea level take-off weight, 75 percent of maximum-except-take-off power, and with the airplane trimmed at $1.4 V_{S_1}$, the stick force curve shall have a stable slope at all speeds between $1.2 V_{S_1}$ and $1.6 V_{S_1}$.

(d) *Cruising.* With flaps retracted, maximum sea level take-off weight, 75 percent of maximum-except-take-off power, and with the airplane trimmed for level flight, the stick force curve shall have a stable slope at all speeds obtainable with reasonable stick forces between:

(1) $1.2 V_{S_1}$ and the maximum permissible speed, when the landing gear is retracted;

§ 4a.741-T *Maximum one-engine-inoperative operating altitude.* Maximum one-engine-inoperative operating altitude (to be determined in complying with § 4a.709) shall be the altitude in standard air at which the steady rate of climb in feet per minute is $0.02 V_{SO}^2$ with the critical engine inoperative, its propeller stopped, all other engines operating at the maximum-except-take-off power available at such altitude, the landing gear retracted, and the flaps in the most favorable position.

[Amdt. 04-8, 7 F. R. 985]

WEIGHTS

§ 4a.742-T *Weights.* The maximum take-off weight and maximum landing weight shall be established by the applicant and may be made variable with altitude. The maximum take-off weight for any altitude shall not exceed the maximum design weight used in the structural loading conditions for flight loads (§§ 4a.72-4a.99), and shall not exceed the design weight used in the structural loading conditions for ground or water loads (§§ 4a.147-4a.156 and §§ 4a.161-4a.177, respectively) by a ratio of more than 1.15. The maximum landing weight for any altitude shall not exceed the design weight used in the structural loading conditions for ground or water loads.

[Amdt. 04-8, 7 F. R. 985]

§ 4a.743-T *Fuel dumping provisions.* (a) If the maximum take-off weight for any altitude exceeds the maximum landing weight for the same altitude, adequate provision shall be made, in accordance with Subpart G, for the rapid and safe dumping during flight of a quantity of fuel sufficient to reduce the weight of the airplane from such maximum take-off weight to such maximum landing weight. Compliance with this section shall be shown by dumping suitable colored fluids and fuel in flight tests in the following conditions:

- (1) Level flight at a speed of $2.0 V_{S1}$.
- (2) Climb at a speed of $1.4 V_{S1}$ with 75 percent of maximum-except-take-off power.
- (3) Glide with power off at a speed of $1.4 V_{S1}$.

(b) In conditions (a) (1) and (2), the time required to dump the necessary amount of fuel shall not exceed 10 minutes. During such tests, the dumped fluid shall not come in contact with any portion of the aircraft or adversely affect its control, nor shall any fumes from such fluid enter any portion of the aircraft.

[Amdt. 04-8, 7 F. R. 985]

PERFORMANCE REQUIREMENTS AND DETERMINATIONS

§ 4a.744-T *Required performance and performance determinations.* Performance data shall be corrected to standard atmosphere and still air where such corrections are applicable. Performance data may be determined by calculation from basic flight tests if the results of such calculation are substantially equal in accuracy to the results of direct tests.

[Amdt. 04-8, 7 F. R. 985]

§ 4a.745-T *Stalling speed requirements.* (a) V_{SO} at maximum landing

weight shall not exceed 80 miles per hour.

(b) V_{S1} at maximum landing weight, flaps in the approach position, landing gear extended, and center of gravity in the most unfavorable position permitted for landing, shall not exceed 85 miles per hour.

[Amdt. 04-8, 7 F. R. 985]

§ 4a.746-T *Climb requirements.* In the climb tests required by this section, the engine cowl flaps, or other means of controlling the engine cooling air supply, shall be in a position which will provide adequate cooling with maximum-except-take-off power at best climbing speed under standard atmospheric conditions.

(a) *Flaps in landing position.* The steady rate of climb in feet per minute, at any altitude within the range for which landing weight is to be specified in the certificate, with the weight equal to maximum landing weight for that altitude, all engines operating at the take-off power available at such altitude, landing gear extended, center of gravity in the most unfavorable position permitted for landing, and flaps in the landing position, shall be at least $0.07 V_{SO}^2$.

(b) *Flaps in approach position.* The steady rate of climb in feet per minute, at any altitude within the range for which landing weight is to be specified in the certificate, with the weight equal to maximum landing weight for that altitude, the critical engine inoperative, its propeller stopped, all other engines operating at the take-off power available at such altitude, the landing gear retracted, center of gravity in the most unfavorable position permitted for landing, and the flaps in the approach position, shall be at least $0.04 V_{SO}^2$.

(c) *Flaps in take-off position.* The steady rate of climb in feet per minute, at any altitude within the range for which take-off weight is to be specified in the certificate, with the weight equal to maximum take-off weight for that altitude, the speed equal to the minimum take-off climb speed permitted in § 4a.748-T (b), the critical engine inoperative, its propeller windmilling with the propeller control in a position which would allow the engine (if operating normally and within approved limits) to develop at least 50 percent of maximum-except-take-off engine speed, all other engines operating at the take-off power available at such altitude, the landing gear retracted, center of gravity in the most unfavorable position permitted for take-off, and the flaps in the take-off position, shall be at least $0.035 V_{S1}^2$.

[Amdt. 04-8, 7 F. R. 985]

§ 4a.747-T *Take-off determination.* The take-off data set forth in §§ 4a.748-T and 4a.749-T shall be determined over such range of weights and altitudes as the applicant may desire, with a constant take-off flap position for a particular weight and altitude, and with the operating engines at not more than the take-off power available at the particular altitude. These data shall be based on a level take-off surface with zero wind.

[Amdt. 04-8, 7 F. R. 986]

§ 4a.748-T *Speeds—(a) Critical-engine-failure speed.* denoted by V_1 , is a true indicated air speed, chosen by the applicant, but in any case not less than the minimum speed at which the controllability is adequate to proceed safely with the take-off, using normal piloting skill, when the critical engine is suddenly made inoperative.

(b) *Minimum take-off climb speed.* denoted by V_2 , is a true indicated air speed chosen by the applicant, which shall permit the rate of climb required in § 4a.746-T (c) but which shall not be less than $1.20 V_{S1}$ for two-engined airplanes, or $1.15 V_{S1}$ for airplanes having more than two engines, or less than 1.10 times the minimum speed at which the airplane is fully controllable in flight using normal piloting skill when the critical engine is suddenly made inoperative.

[Amdt. 04-8, 7 F. R. 986]

§ 4a.749-T *Take-off path.* The lengths and slopes of segments of the take-off path, and the location of critical points on the complete path shall be determined in accordance with the following conditions and assumptions. The location of the points defined in paragraphs (a) to (e) of this section shall be expressed in terms of the horizontal and vertical distances from the starting point.

(a) *Starting point.* The point from which a standing start is made with all engines operating.

(b) *Critical-engine-failure point.* The point at which the airplane attains speed V_1 (critical-engine-failure speed) when accelerated from point (a) with all engines operating.

(c) *Accelerate-and-stop point.* The point on the take-off surface at which the airplane can be brought safely to a stop if all engines are cut at point (b).

(d) *Start-of-climb point.* The point on or just clear of the take-off surface at which the airplane attains speed V_2 (take-off climb speed) when the critical engine is made inoperative with its propeller windmilling in low pitch at point (b).

The take-off acceleration segment, (a) to (d), shall be determined by making a continuous run up to speed V_2 with the critical engine cut at point (b).

(e) *Retraction-completion point.* The point at which landing gear retraction is completed when retraction is initiated not earlier than point (d).

(1) The initial climb segment, (d) to (e), shall be assumed to correspond to the rate of climb at speed V_2 with landing gear extended and windmilling propeller in low pitch.

(2) The second climb segment, beginning at point (e), shall be assumed to correspond to the rate of climb at speed V_2 with landing gear retracted and windmilling propeller in high pitch, as defined in § 4a.746-T (c). This segment may continue indefinitely or may end at point (g) in accordance with paragraph (g) of this section.

(f) *50-foot height point.* The point at which the airplane attains a height of 50 feet (above the take-off surface) along the take-off flight path defined herein.

RULES AND REGULATIONS

(2) 1.2 V_{s1} and the level flight speed, when the landing gear is extended.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.757-T *Dynamic longitudinal stability.* The airplane shall not be dynamically unstable longitudinally, as shown by the damping of the normal long period oscillation, under any flight condition that is likely to be maintained for more than 10 minutes in ordinary service. Compliance with this requirement shall be demonstrated under at least the following conditions:

(a) During level flight with 75 percent of maximum-except-take-off power.

(b) During a climb with 75 percent of maximum-except-take-off power at a speed equal to 75 percent of that obtained in paragraph (a) of this section.

Any short period oscillation occurring between stalling speed and maximum permissible speed shall be heavily damped with the primary controls in a fixed position.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.758-T *Directional and lateral static stability.* The static directional stability, as shown by the tendency to recover from a skid with rudder free, shall be positive for all flap positions and symmetrical power conditions, and for all speeds from 1.2 V_{s1} up to the maximum permissible speed. The static lateral stability as shown by the tendency to raise the low wing in a sideslip, shall be positive within the same limits.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.759-T *Stalling.* With power off, and with that power necessary to maintain level flight with flaps in approach position at a speed of 1.6 V_{s1} , maximum landing weight, flaps and landing gear in any position, and center of gravity in the least favorable position for recovery, it shall be possible to produce and to correct roll and yaw by unreversed use of the aileron and rudder controls up to the time when the airplane pitches in the maneuver described below. During the pitching and recovery portions of the maneuver it shall be possible to prevent appreciable rolling or yawing by normal use of the controls.

In demonstrating this quality, the order of events shall be:

(a) With trim controls adjusted for straight flight at a speed of 1.4 V_{s1} , reduce speed by means of the elevator control until the speed is steady at slightly above stalling speed; then

(b) Pull elevator control back at a normal rate until a stall is produced as evidenced by an uncontrollable downward pitching motion of the airplane, or until the control reaches the stop. Normal use of the elevator control for recovery may be made after such pitching motion is unmistakably developed.

In any case, the airplane shall not pitch excessively before recovery is completed.

The airplane shall be recoverable without difficulty or the use of power from the inoperative engine when it is stalled with the critical engine inoperative and the remaining engines operat-

ing at 75 percent of maximum-except-take-off power.

[Amdt. 04-8, 7 F. R. 987]

OPERATING MANUAL

§ 4a.760-T *Airplane operating manual.* There shall be furnished with each airplane a copy of a manual which shall contain such information regarding the operation of the airplane as the Administrator may require, including, but not limited to, the following:

(a) All performance data secured under §§ 4a.741-T through 4a.750-T together with any pertinent descriptions of the conditions, air speeds, etc., under which such data were determined.

(b) Adequate instructions for the use and adjustment of the flap controls under § 4a.464-T.

(c) The indicated air speeds corresponding to those determined in § 4a.748-T, together with pertinent discussion of procedures to be followed if the critical engine becomes inoperative on take-off.

(d) A discussion of any significant or unusual flying or ground-handling

characteristics, knowledge of which would be useful to a pilot not previously having flown the airplane.

[Amdt. 04-8, 7 F. R. 987]

§ 4a.760-T-1 *Airplane flight manuals* (CAA policies which apply to § 4a.760-T). See § 4b.911-1 of this subchapter.

[Supp. 2, 13 F. R. 4182. Correction noted at 14 F. R. 37]

SUBPART I—MISCELLANEOUS REQUIREMENTS

SOURCE: §§ 4a.771 and 4a.772 contained in Civil Air Regulations, May 31, 1938.

§ 4a.771 *Standard weights.* In computing weights the following standard values shall be used:

Gasoline..... 6 pounds per gallon.
Lubricating oil..... 7.5 pounds per gallon.
Crew and passengers.. 170 pounds per person, unless otherwise specified by the Administrator.
Parachutes..... 20 pounds each.

§ 4a.772 *Leveling means.* Adequate means shall be provided for easily determining when the aircraft is in a level position.

APPENDIX—TABLES AND FIGURES

TABLE 4a-1.—SYMMETRICAL FLIGHT CONDITIONS (FLAPS RETRACTED)

1. Condition	I	II	III	IV	V	VI
2. Reference	§ 4a.79 V_L	§ 4a.81 V_L	§ 4a.82 V_L	§ 4a.83 V_L	§ 4a.84 V_L	§ 4a.85 V_L
3. Design Speed (see § 4a.73)	V_L	V_L	V_L	V_L	V_L	V_L
4. Gust Velocity, U , f. p. s. (1) (2)	+30	+30	+15	+15	+15	+15
5. Δn (a) Gust (2)	§ 4a.76	§ 4a.76	§ 4a.76	§ 4a.76	-0.5 Δn_{IV}	-0.25 Δn_{IV}
6. Limit Load Factor, n . When item 5 gives two values of Δn , use larger	Fig. 4a-3	Fig. 4a-3	Fig. 4a-3	Fig. 4a-3	Fig. 4a-3	Fig. 4a-3
7. Minimum Value of n	1+ Δn_{II}	1+ Δn_{II}	1+ Δn_{II}	1+ Δn_{II}	1+ Δn_{II}	1+ Δn_{II}
8. Minimum Yield Factor of Safety, f_y	2.50	2.50	2.50	2.50	2.50	2.50
9. Minimum Ultimate Factor of Safety, f_u	1.0	1.0	1.0	1.0	1.0	1.0
10. Minimum Ultimate Factor of Safety, f_u	1.5	1.5	1.5	1.5	1.5	1.5

(1) Feet per second.

(2) + means upward, - means downward.

(3) May be limited by maximum dynamic lift coefficient obtainable under sudden changes of angle of attack.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1837]

TABLE 4a-2.—SYMMETRICAL FLIGHT CONDITIONS (FLAPS EXTENDED)

1. Condition	VII	VIII	IX
2. Reference	§ 4a.87 V_L	§ 4a.88 V_L	§ 4a.89 V_L
3. Design Speed (see § 4a.73)	V_L	V_L	V_L
4. Gust Velocity, U , f. p. s. (1) (2)	+15	+15	+15
5. Δn (2)	§ 4a.76	§ 4a.76	§ 4a.76
6. Limit Load Factor, n	1+ Δn_{VII}	1+ Δn_{VIII}	1+ Δn_{IX}
7. Minimum Value of n	2.00	2.00	2.00
8. Minimum Yield Factor of Safety, f_y	1.0	1.0	1.0
9. Minimum Ultimate Factor of Safety, f_u	1.5	1.5	1.5

(1) Feet per second.

(2) + means upward, - means downward.

(3) May be limited by maximum dynamic lift coefficient obtainable under sudden changes of angle of attack.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1837]

TABLE 4a-3.—LOADING CONDITIONS FOR HORIZONTAL TAIL SURFACES

1. Condition	Balancing	Maneuvering	Damping	Tab effects
2. Reference	§ 4a.116	§ 4a.117 V_L	§ 4a.118	§ 4a.119 V_L
3. Design Speed (see § 4a.73)	V_L	V_L	V_L	V_L
4. Force Coefficient, C_N	Fig. 4a-4	Fig. 4a-5	Fig. 4a-6	Fig. 4a-5(2)
5. Average Limit Pressure, p. s. f. (1)	Constant C_N	Constant C_N	Constant C_N	Constant C_N
6. Chord Distribution	Fig. 4a-4	Fig. 4a-5	Fig. 4a-6	Fig. 4a-5(2)
7. Span Distribution	Constant C_N	Constant C_N	Constant C_N	Constant C_N
8. Minimum Average Limit Pressure, p. s. f. (1)	None	None	None	None
9. Special Requirements	None	None	None	None
10. Minimum Yield Factor of Safety, f_y	1.0	1.0	1.0	1.0
11. Minimum Ultimate Factor of Safety, f_u	1.5	1.5	1.5	1.5

(1) Over entire horizontal tail.

(2) q_0 is the dynamic pressure corresponding to V_L , see § 4a.42.

(3) Refers to main surface, disregarding tab; uniform pressure distribution may be assumed over tab.

[CAR, May 31, 1938, as amended by Amdt. 48, 5 F. R. 1837]

TABLE 4a-4.—LOADING CONDITIONS FOR VERTICAL TAIL SURFACES

1. Condition	Maneuvering	Damping	Gust	Tab effects
2. Reference	§ 4a.120 V_p (c) $C_N=0.45$	§ 4a.121	§ 4a.122 V_p (c) $U=30$ f. p. s. Fig. 4a-6 (b) Constant C_N	§ 4a.123 V_L (c)
3. Design Speed (see § 4a.75)				
4. C_N or Gust				
5. Average Limit Pressure, p. s. f. (c)				
6. Chord Distribution				
7. Span Distribution				
8. Minimum Average Limit Pressure, p. s. f. (c)				
9. Special Requirements				
10. Minimum Yield Factor of Safety, f_s				
11. Minimum Ultimate Factor of Safety, f_u				

(1) Over entire vertical tail.
(2) C_N is the dynamic pressure corresponding to V_p (see § 4a.42).
(3) See § 4a.120 (a) for exception.
(4) See § 4a.123 (b) for exception.
(5) See § 4a.122 (c).
(6) Refers to main surface, disregarding tab; uniform pressure distribution may be assumed over tab.
(7) Refers to main surface, disregarding tab; uniform pressure distribution may be assumed over tab.

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1170]

TABLE 4a-5.—LOADING CONDITIONS FORAILERONS

1. Condition	Maneuvering	Tab effects
2. Reference	§ 4a.125 V_p (c) $C_N=0.45$	§ 4a.126 V_L (c)
3. Design Speed (see § 4a.75)		
4. C_N or Gust		
5. Average Limit Pressure, p. s. f.		
6. Chord Distribution		
7. Span Distribution		
8. Minimum Average Limit Pressure, p. s. f.		
9. Special Requirements		
10. Minimum Yield Factor of Safety, f_s		
11. Minimum Ultimate Factor of Safety, f_u		

(1) See § 4a.125 (a) for exception.
(2) C_N is the dynamic pressure corresponding to V_p (see § 4a.42).
(3) V_L is the maximum level flight air speed with any engine inoperative.
(4) Refers to main surface, disregarding tab; uniform pressure distribution may be assumed over tab.

[CAR, May 31, 1938]

TABLE 4a-6.—LOADING CONDITIONS FOR CONTROL SYSTEMS
(See § 4a.137)

	Elevator	Rudder	Flaps, tabs, etc.
	Symmetrical thrust (c)	Unsymmetrical thrust (c)	
1. Reference	139	140	141
2. Maximum Limit Control Force, pounds	200	200	80
3. Minimum Limit Control Force, pounds	130	130	Fig. 4a-9
4. Minimum Yield Factor of Safety, f_s	1.0	1.0	1.0
5. Minimum Ultimate Factor of Safety, f_u	1.5	1.5	1.5

(1) Propeller axes all in plane of symmetry.
(2) Propeller axes not all in plane of symmetry.

TABLE 4a-7.—ADDITIONAL (MULTIPLYING) FACTORS OF SAFETY
(See § 4a.207-4a.216)

Item	Component	Reference	Additional yield factor of safety, f_y	Additional ultimate factor of safety, f_u	May be covered by Item No.
1. Fittings (except control system fittings)		4a.208	None	1.20	2, 4, 5, 6, 7, 8, 9
2. Cables		4a.209	None	2.00	7, 8
3. Parallel double wires in wing lift truss		4a.210	None	1.05	4
4. Wires at small angles		4a.211	None	See Ref.	
5. Double drag truss wires		4a.212	None	See Ref.	
6. Torque tubes used as hinges		4a.213	None	1.5	
7. Control surface hinges (c)		4a.214	None	6.67	
8. Control system joints (c)		4a.215	None	3.33	
9. Wire sizes		4a.216	None	See Ref.	
10. Wing lift truss (landing conditions only)			None	1.10	

(c) For bearing stresses only.

[CAR, May 31, 1938, as amended by Amdt. 5, 4 F. R. 1170]

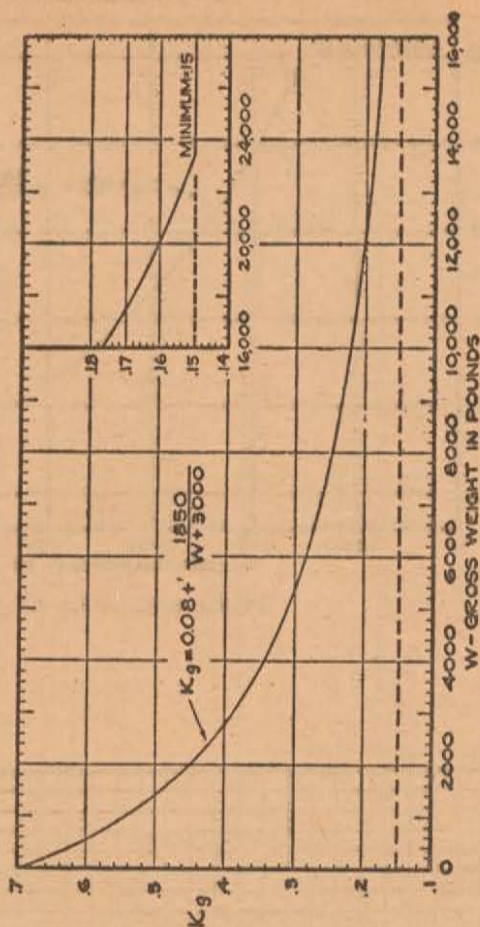


FIGURE 4a-1.—GLIDING SPEED FACTOR.

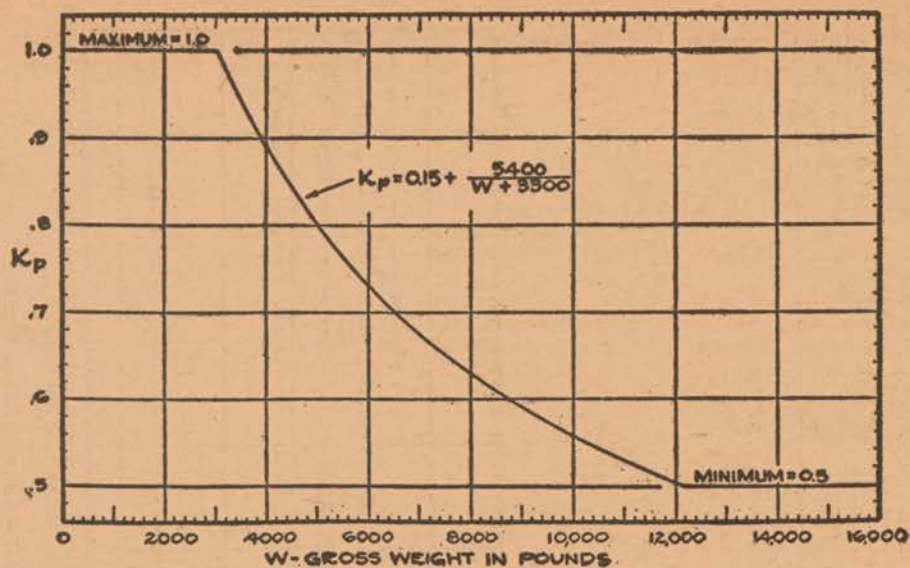


FIGURE 4a-2.—PULL-UP SPEED FACTOR.

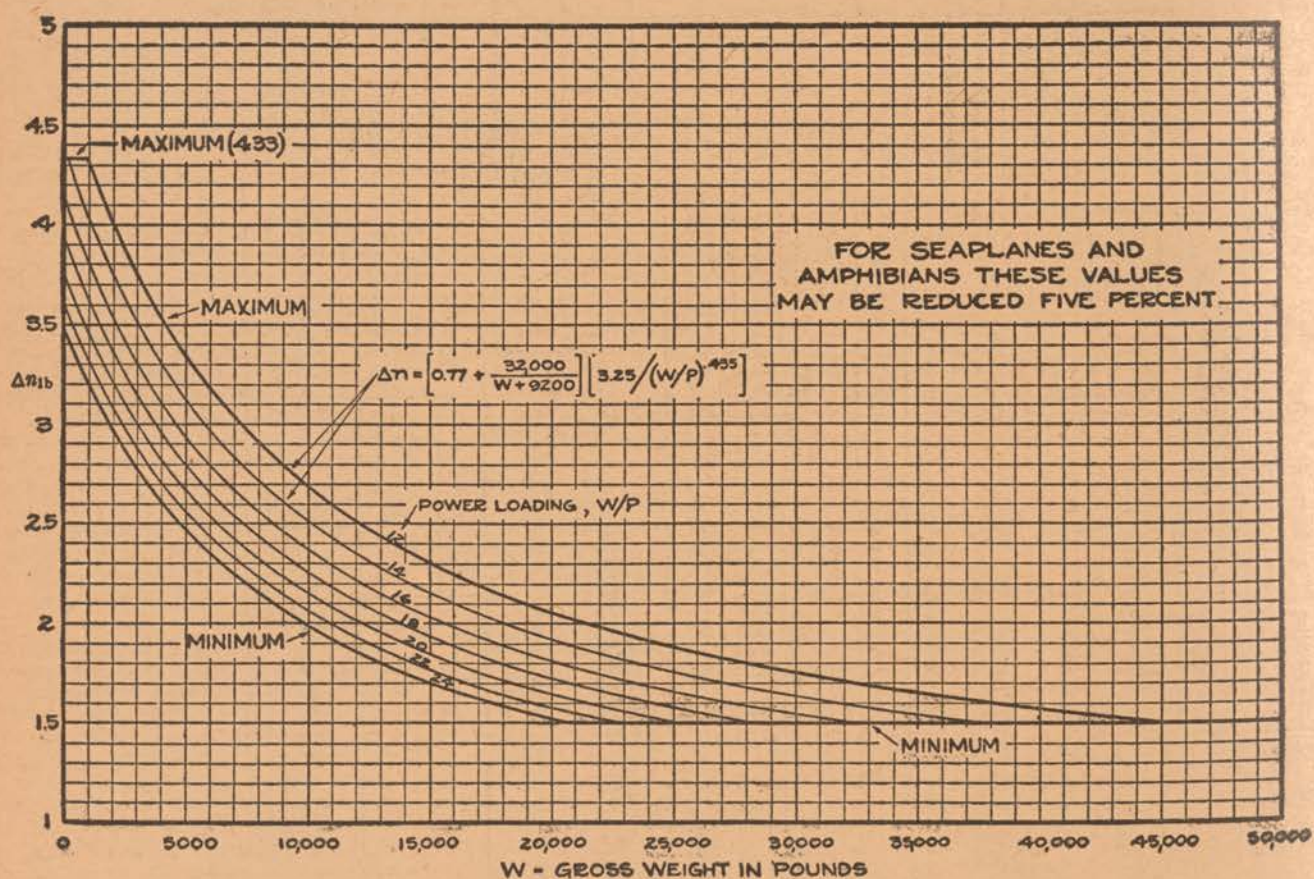


FIGURE 4a-3.—MANEUVERING LOAD FACTOR INCREMENT, CONDITIONS I AND III.

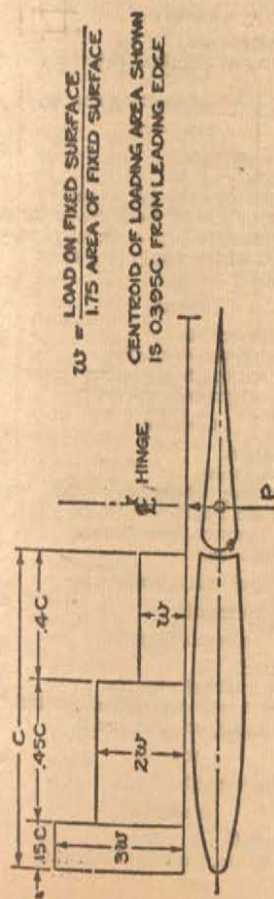


FIGURE 4a-4.—"BALANCING" DISTRIBUTION—HORIZONTAL TAIL.

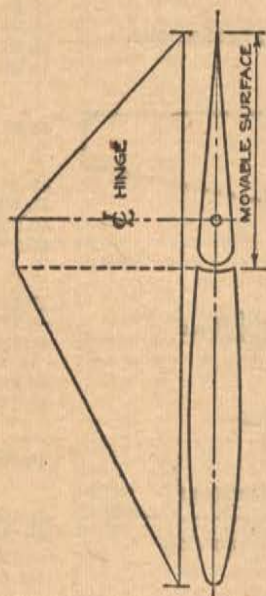


FIGURE 4a-5.—"MANEUVERING" TAIL LOAD DISTRIBUTION.

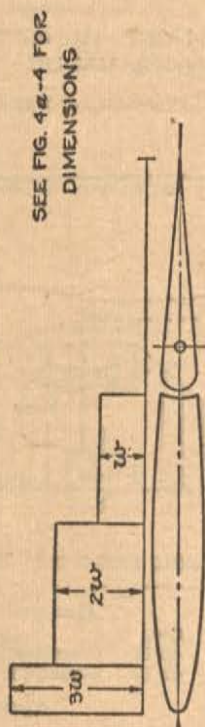


FIGURE 4a-6.—"DAMPING" TAIL LOAD DISTRIBUTION.

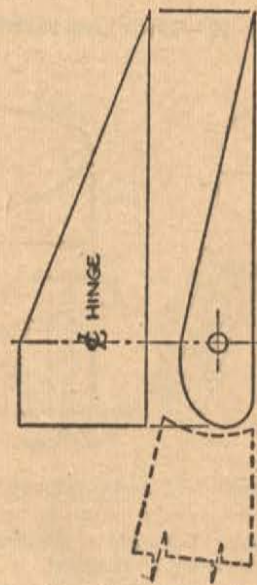


FIGURE 4a-7.—AILERON LOAD DISTRIBUTION.

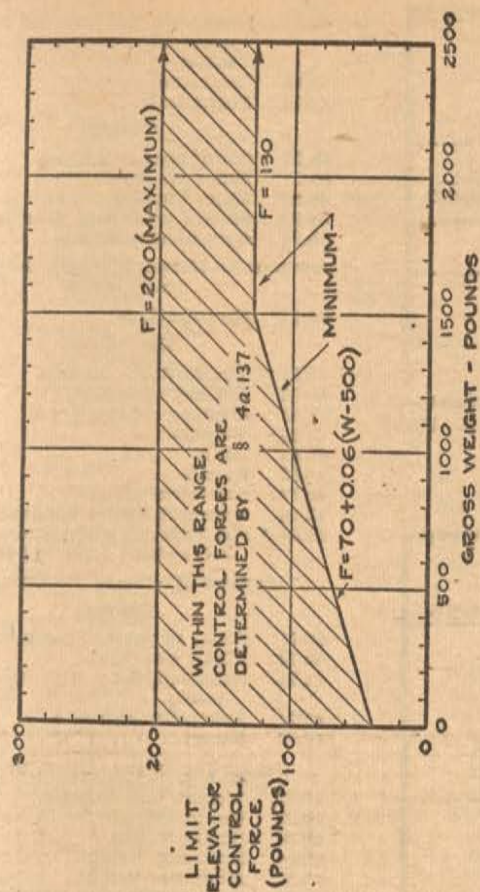


FIGURE 4a-8.—ELEVATOR CONTROL FORCE LIMITS.

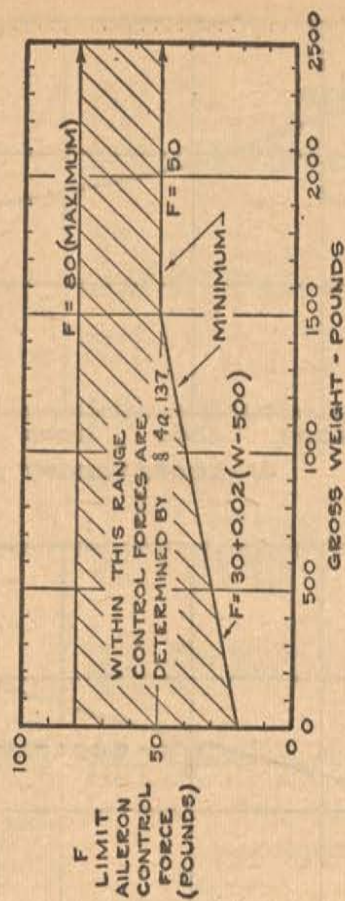
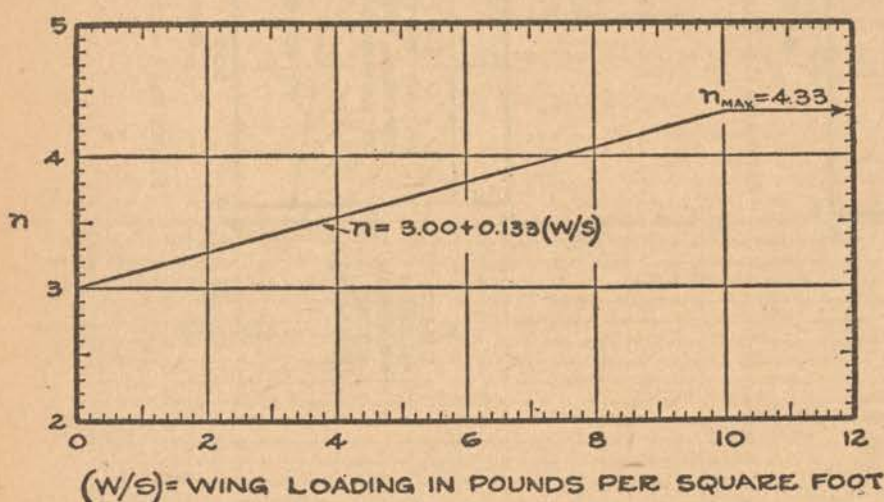
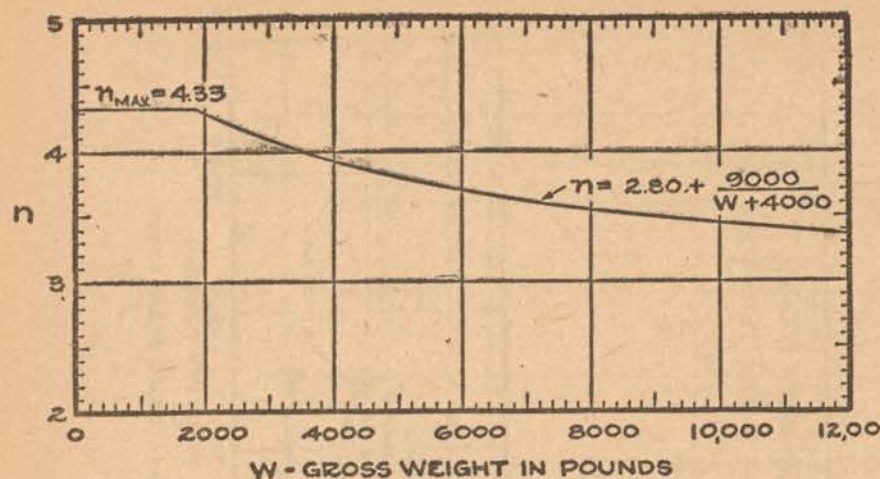


FIGURE 4a-9.—AILERON CONTROL FORCE LIMITS.



NOTE: USE THE CHART INDICATING
THE LOWER VALUE

FIGURE 4a-10.—LIMIT LOAD FACTORS FOR LEVEL AND 3-POINT LANDING CONDITIONS.

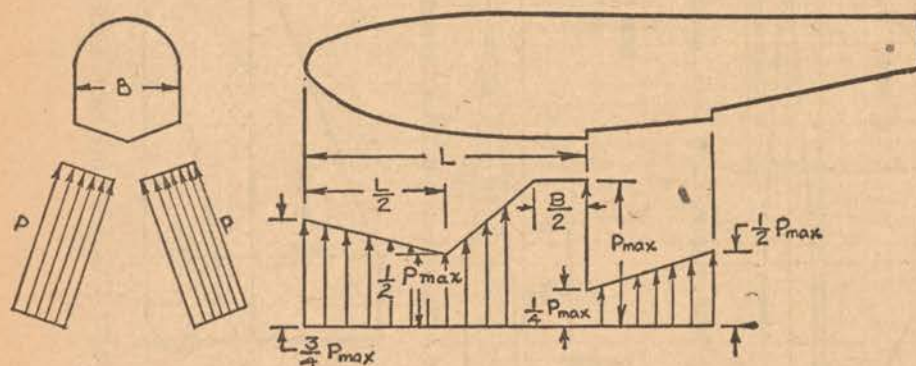


FIGURE 4a-11.—DISTRIBUTION OF LOCAL PRESSURES—BOAT SEAPLANES.

PART 4b—AIRPLANE AIRWORTHINESS;
TRANSPORT CATEGORIES

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4b.302-2 Technical Standard Order TSO-C15: "Aircraft Fabric, Grade 'A,' External Covering Material" (CAA rules which apply to § 4b.302).
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4b.447-1 Fire-resistant aircraft material (CAA rules which apply to § 4b.447).
4b.448 Cargo and baggage compartments.
4b.448-1 Technical Standard Order TSO-C1a: "Smoke Detectors" (CAA rules which apply to § 4b.448 (b)).
4b.448-2 Technical Standard Order TSO-C11: "Fire Detectors" (CAA rules which apply to § 4b.448 (b)).
4b.448-3 Technical Standard Order TSO-C17: "Fire Resistant Aircraft Material" (CAA rules which apply to § 4b.448 (b)).
4b.448-4 Technical Standard Order TSO-C19: "Portable Water-Solution Type Fire Extinguishers" (CAA rules which apply to § 4b.448 (b) (2) (i) and (ii)).
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4b.517 Lines and fittings in designated fire
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4b.548 Oil tank installation.
4b.549 Oil tank expansion space.
4b.550 Oil tank filler connection.
4b.551 Oil tank vent.
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LINES, FITTINGS, AND ACCESSORIES

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4b.556 Lines and fittings in designated fire
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C5b: "Direction Indicator, Non-
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C6b: "Direction Indicator, Mag-
netic (Stabilized Type) (Stabi-
lized Magnetic Compass)" CAA
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tor)" (CAA rules which apply to
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tuated, Sensitive Type" (CAA
rules which apply to § 4b.691).
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C16: "Air-Speed Tubes (Electri-
cally Heated)" (CAA rules which
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4b.911-1 Airplane Flight Manual (CAA policies which apply to § 4b.911).

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AUTHORITY: §§ 4b.1 to 4b.932 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 603, 52 Stat. 1007, 1009; 49 U. S. C. 551, 553.

SOURCE: §§ 4b.1 to 4b.932 contained in Amendment 04-0, Civil Air Regulations, 11 F. R. 71, except as noted following provisions affected.

SUBPART A—AIRWORTHINESS REQUIREMENTS

GENERAL

§ 4b.1 Scope. An airplane shall be shown to comply with the airworthiness requirements set forth in this part and shall have no characteristic which, according to the findings of the Administrator, makes the airplane unairworthy in order to become eligible for type and airworthiness certificates: *Provided, That:*

(a) If any of the requirements of this part become inapplicable to a particular airplane because of increased knowledge of aeronautics or of the development of unforeseen design features, the Administrator shall accept designs shown to provide an equivalent standard of safety.

(b) Other requirements with respect to airworthiness found by the Administrator to provide an equivalent standard of safety shall be accepted in lieu of the requirements set forth in this part.

§ 4b.2 Date of effectiveness. (a) Aircraft certificated as a type on or after November 9, 1945, shall comply either with (1) the entire provisions of Part 4a of this chapter in effect immediately prior to that date, or (2) the entire provisions prescribed in this part except that aircraft certificated under subparagraph (1) of this paragraph may incorporate provisions of subparagraph (2) of this paragraph when the Administrator finds the standard of safety to be equivalent to the particular and all related items of the latter.

(b) Aircraft certificated as a type on or after January 1, 1948, shall comply with the provisions of this part. If the prototype is not flown prior to January 1, 1948, and satisfactory evidence is presented indicating that the design work of the type was well advanced prior to November 9, 1945, and the delay of completion of the airplane was due to causes beyond the manufacturer's control, the Administrator may certificate the airplane as a type under the provisions of Part 4a which were in effect prior to November 9, 1945.

(c) Unless otherwise specified, an amendment to this part will apply only to airplanes for which application for a type certificate has been received subsequent to the effective date of such amendment.

(d) All aircraft certificated under the transport category, the manufacture of

which is completed after September 30, 1947, shall comply with the following sections of this part: §§ 4b.58, 4b.442, 4b.445 (a), 4b.447, 4b.448 (b), 4b.448 (c), 4b.478, 4b.484, 4b.503 (c), 4b.516 through 4b.518, 4b.556, 4b.557, 4b.560, 4b.561, 4b.586-4b.595, 4b.621-4b.624, 4b.651-4b.655, 4b.661, and 4b.662-4b.676.

[Amdt. 04-0, 11 F. R. 71 as amended by Amdt. 04-1, 11 F. R. 11351, Amdt. 04b-7, 12 F. R. 5960]

§ 4b.6 *Airplane categories.* In this part airplanes are divided upon the basis of their intended operation into the following categories for the purposes of certification:

(a) *Transport.* Airplanes in this category must be multiengine, are limited to non-acrobatic operation, and intended for, but not limited to, scheduled passenger, cargo, or combined passenger and cargo carrying operation.

(b) *Restricted.* Airplanes in this category are intended to be operated for restricted purposes not logically encompassed by the transport category. The requirements of this category shall consist of all the provisions for the transport category which are not rendered inapplicable by the nature of the special purpose involved, plus suitable operating restrictions which the Administrator finds will provide a level of safety equivalent to that contemplated for the transport category.

AIRWORTHINESS CERTIFICATES

§ 4b.11 *Classification.* Airworthiness certificates are classified as follows:

(a) *NC (standard) certificates.* In order to become eligible for an NC (standard) certificate, the airplane must be shown to comply with all of the requirements contained in this part for at least one category, but not the restricted-purpose category.

(b) *NR (restricted) certificates.* In order to become eligible for an NR (restricted) certificate, an airplane must be shown to comply with all of the requirements of the restricted purpose category.

(c) *NX (experimental) certificates.* An airplane will become eligible for an NX (experimental) certificate when the applicant presents satisfactory evidence that the airplane is to be flown for experimental purposes and the Administrator finds it may, with appropriate restrictions, be operated for that purpose in a manner which does not endanger the general public. The applicant shall submit sufficient data such as photographs to identify the airplane satisfactorily and, upon inspection of the airplane, any pertinent information found necessary by the Administrator to safeguard the general public.

§ 4b.12 *Eligibility.* An airplane manufactured in accordance with a type certificate (see §§ 4b.15-4b.19) and conforming with the type design will become eligible for an airworthiness certificate when, upon inspection of the airplane, the Administrator determines it so to conform and that the airplane is in a condition for safe operation. For each newly manufactured airplane this deter-

mination shall include a flight check by the applicant.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-10, 13 F. R. 2966]

TYPE CERTIFICATES

§ 4b.15 *Requirements for issuance.* A type certificate will be issued when the requirements of §§ 4b.16-4b.19 are met.

§ 4b.16 *Data required for NC (standard) and NR (restricted) certification.* The applicant for a type certificate shall submit to the Administrator the following:

(a) Such descriptive data, test reports, and computations as are necessary to demonstrate that the airplane complies with the airworthiness requirements. The descriptive data shall be known as the type design and shall consist of drawings and specifications disclosing the configuration of the airplane and all design features covered in the airworthiness requirements as well as sufficient information on dimensions, materials, and processes to define the strength of the structure. The type design shall describe the airplane in sufficient detail to permit the airworthiness of subsequent airplanes of the same type to be determined by comparison with the type design.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-10, 13 F. R. 2966]

§ 4b.17 *Inspection and tests for NC (standard) and NR (restricted) certification.* The authorized representatives of the Administrator shall have access to the airplane and may witness or conduct such inspections and tests as are necessary to insure compliance with the airworthiness requirements.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-10, 13 F. R. 2966]

§ 4b.18 *Inspection.* Inspections and tests shall include all those found necessary by the Administrator to insure that the airplane conforms with the following:

(a) All materials and products are in accordance with the specifications given in the type design.

(b) All parts of the airplane are constructed in accordance with the drawings contained in the type design.

(c) All manufacturing processes, construction, and assembly are such that the design strength and safety contemplated by the type design will be realized in service.

§ 4b.19 *Flight tests.* (Applicable to all airplanes certificated as a type on or after May 15, 1947.) After proof of compliance with the structural requirements contained in this part, and upon completion of all necessary inspection and testing on the ground, and proof of the conformity of the airplane with the type design, and upon receipt from the applicant of a report of flight tests conducted by him, there shall be conducted such official flight tests as the Administrator finds necessary to determine compliance with Subparts B-G. After the conclusion of these flight tests such additional flight tests shall be conducted as the Administrator finds necessary to ascertain whether there is reasonable assurance that the air-

plane, its components, and equipment are reliable and function properly. The extent of such additional flight tests shall depend upon the complexity of the airplane, the number and nature of new design features, and the record of previous tests and experience for the particular airplane model, its components, and equipment. If practicable, the flight tests performed for the purpose of ascertaining the reliability and proper functioning shall be conducted on the same airplane which was used in flight tests to show compliance with Subparts B-G.

[Amdt. 04b-3, 12 F. R. 1029, as amended by Amdt. 04b-4, 12 F. R. 2087]

CHANGES

§ 4b.26 *Continued compliance.* Changes shall be substantiated to demonstrate continued compliance of the airplane with the appropriate airworthiness requirements in effect when the particular airplane was certificated as a type unless the applicant chooses to show compliance with the currently effective requirements subject to the approval of the Administrator or unless the Administrator finds it necessary to comply with current airworthiness requirements.

§ 4b.27 *Minor changes.* Minor changes to certificated airplanes which obviously do not impair the condition of the airplane for safe operation shall be approved by the authorized representatives of the Administrator prior to the submittal to the Administrator of any required revised drawings.

§ 4b.28 *Major changes.* A major change is any change not covered by minor changes as defined in § 4b.27.

§ 4b.29 *Service experience changes.* When the Administrator finds that service experience indicates the need for design changes, the applicant shall submit for the approval of the Administrator engineering data describing and substantiating the necessary changes. Upon approval by the Administrator, these changes shall be considered as a part of the type design, and descriptive data covering these changes shall be furnished by the applicant to all aircraft owners concerned.

§ 4b.30 *Current compliance.* In the case of airplanes approved as a type under the terms of earlier airworthiness requirements, the Administrator may require that an airplane submitted for an original airworthiness certificate comply with such portions of the currently effective airworthiness requirements as may be necessary for safety.

APPROVAL OF MATERIALS, PARTS, PROCESSES, AND APPLIANCES

§ 4b.41 *Specifications.* (a) Materials, parts, processes, and appliances shall be approved upon a basis and in a manner found necessary by the Administrator to implement the pertinent provisions of the Civil Air Regulations. The Administrator may adopt and publish such specifications as he finds necessary to administer this section, and shall incorporate therein such portions of the aviation industry, Federal, and military

specifications respecting such materials, parts, processes, and appliances as he finds appropriate.

(b) Any material, part, process, or appliance shall be deemed to have met the requirements for approval when it meets the pertinent specifications adopted by the Administrator, and the manufacturer so certifies in a manner prescribed by the Administrator.

[Amdt. 04b-8, 12 F. R. 7898]

DEFINITIONS

§ 4b.51 *Standard atmosphere.* The standard atmosphere shall be based upon the following assumptions:

- (a) The air is a dry perfect gas.
- (b) The temperature at sea level is 59° F.
- (c) The pressure at sea level is 29.92 inches Hg.
- (d) The temperature gradient from sea level to the altitude at which the temperature becomes -67° F. is -0.003566° F. per foot, and zero thereafter.
- (e) The density, ρ_0 , at sea level under the above conditions is 0.002378 lbs. sec.²/ft.³.

§ 4b.52 *Hot-day condition.* (See § 4b.577.)

§ 4b.53 *Airplane configuration.* This term refers to the position of the various elements affecting the aerodynamic characteristics of the airplane, such as landing gear, flaps, etc.

§ 4b.54 *Weights.*

	Reference sections
Empty weight: The actual weight used as a basis for determining operating weights.....	4b. 83
Maximum weight: The maximum weight at which the airplane may operate in accordance with the airworthiness requirements.....	4b. 84
Minimum weight: The minimum weight at which compliance with the airworthiness requirements is demonstrated.....	4b. 85
Design take-off weight: The maximum weight used in the structural design of the airplane for flight conditions, special landing conditions with reduced descent velocity (§ 4b.243 (a) (2)), and taxiing conditions.....	4b. 186
Design landing weight: The maximum weight used in the structural design of the airplane for normal landing conditions.....	4b. 242
Minimum design weight: The minimum weight condition investigated in the structural flight load conditions not greater than the minimum weight specified in § 4b.85. Minimum weight.....	4b. 186
Unit weights for design purposes:	
Gasoline.....	6 pounds per United States gallon.
Lubricating oil.....	7.5 pounds per United States gallon.
Crew and passengers.....	170 pounds per person.

§ 4b.55 *Power.*—(a) *One horsepower.* 33,000 foot-pounds per minute.

(b) *Take-off power.* The take-off rating of the engine established in accordance with Part 13, Aircraft Engine Airworthiness, of this chapter.

(c) *Maximum continuous power.* The maximum continuous rating of the engine established in accordance with Part 13, Aircraft Engine Airworthiness, of this chapter.

§ 4b.56 *Speeds.*

V_t True air speed of the airplane relative to the undisturbed air.

In the following symbols having subscripts, V denotes

- (a) "Equivalent" air speed for structural design purposes equal to $V_t \sqrt{\rho/\rho_0} = V_t \sqrt{\sigma}$
- (b) "True indicated" or "calibrated" air speed for performance and operating purposes equal to indicator reading corrected for position and instrument errors.

Reference sections

V_{s_0} stalling speed, in the landing configuration.....	4b. 93
V_{s_1} stalling speed in the configuration specified for particular conditions.....	4b. 93
V_{mc} minimum control speed.....	4b. 129
V_f design speed for flight load conditions with flaps in the landing position.....	4b. 189
V_p design maneuvering speed.....	4b. 189
V_b design speed for 40 feet per second gust.....	4b. 189
V_c design cruising speed.....	4b. 189
V_d design dive speed.....	4b. 189
V_{ne} never exceed speed.....	4b. 850
Maximum structural cruising speed.....	4b. 851

§ 4b.57 *Structural terms.*

Structure: Those portions of the airplane the failure of which would seriously endanger the safety of the airplane.

Design wing area, S : The area enclosed by the wing outline (including allons, and flaps in the retracted position, but ignoring fillets and fairings) on a surface containing the wing chords. The outline is assumed to extend through the nacelles and fuselage to the plane of symmetry.

Aerodynamic coefficients, C_L , C_N , C_M , etc., used in this part, are nondimensional coefficients for the forces and moments acting on an airfoil, and correspond to those adopted by the U. S. National Advisory Committee for Aeronautics.

- C_L = airfoil lift coefficient.
- C_N = airfoil normal force coefficient (normal to wing chord line).
- C_{NA} = airplane normal force coefficient (based on lift of complete airplane and design wing area).
- C_M = pitching moment coefficient.

Loads

	Reference sections
Limit load: The maximum load anticipated in service.....	4b. 176
Ultimate load: The maximum load which a part or structure must be capable of supporting.....	4b. 178
Factor of safety: The factor by which the limit load must be multiplied to establish the ultimate load.....	4b. 177
Load factor or acceleration factor, n : The ratio of the force acting on a mass to the weight of the mass. When the force in question represents the net external load acting on the airplane in a given direction, n represents the acceleration in that direction in terms of the gravitational constant.	
Limit load factor: The load factor corresponding to limit load.	
Ultimate load factor: The load factor corresponding to ultimate load.	

§ 4b.58 *Susceptibility of materials to fire.* Where necessary for the purpose of determining compliance with any of the definitions in this section, the Administrator shall prescribe the heat conditions and testing procedures which any

specific material or individual part must meet.

(a) *Fireproof.* "Fireproof" material means a material which will withstand heat equally well or better than steel in dimensions appropriate for the purpose for which it is to be used. When applied to material and parts used to confine fires in designated fire zones "fireproof" means that the material or part will perform this function under the most severe conditions of fire and duration likely to occur in such zones.

(b) *Fire-resistant.* When applied to sheet or structural members, "fire-resistant" material shall mean a material which will withstand heat equally well or better than aluminum alloy in dimensions appropriate for the purpose for which it is to be used. When applied to fluid-carrying lines, this term refers to a line and fitting assembly which will perform its intended protective functions under the heat and other conditions likely to occur at the particular location.

(c) *Flame-resistant.* "Flame-resistant" material means material which will not support combustion to the point of propagating, beyond safe limits, a flame after removal of the ignition source.

(d) *Flash-resistant.* "Flash-resistant" material means material which will not burn violently when ignited.

(e) *Inflammable.* "Inflammable" fluids or gases means those which will ignite readily or explode.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.58-1 *Fire-resistant aircraft material (CAA rules which apply to § 4b.58).* See § 4b.448-3.

[13 F. R. 7726]

SUBPART B—FLIGHT REQUIREMENTS

GENERAL

§ 4b.71 *Policy re proof of compliance.* Compliance with the requirements specified in this subpart governing functional characteristics shall be demonstrated by suitable flight or other tests conducted upon an airplane of the type, or by calculations based upon the test data referred to above: *Provided*, That the results so obtained are substantially equal in accuracy to the results of direct testing. Compliance with each requirement must be provided at the critical combination of airplane weight and center of gravity position, within the range of either, for which certification is desired for each practicably separable operating condition to which the requirement is applicable. Such compliance must be demonstrated by systematic investigation of all probable weight and center of gravity combinations or must be reasonably inferable from such as are investigated.

§ 4b.72 *Flight test pilot.* The applicant shall provide a person holding an appropriate pilot certificate to make the flight tests, but a designated representative of the Administrator may pilot the airplane insofar as that may be necessary for the determination of compliance with the airworthiness requirements.

§ 4b.73 *Noncompliance with test requirements.* Official type tests will be discontinued until corrective measures

have been taken by the applicant when either:

(a) The applicant's test pilot is unable or unwilling to conduct any of the required flight tests; or,

(b) Items of noncompliance with requirements are found which may render additional test data meaningless or are of such nature as to make further testing unduly hazardous.

§ 4b.74 *Emergency egress.* Adequate provisions shall be made for emergency egress and use of parachutes by members of the crew during the flight tests.

§ 4b.75 *Report.* The applicant shall submit to the representative of the Administrator a report covering all computations and tests required in connection with calibration of instruments used for test purposes and correction of test results to standard atmospheric conditions. The representative of the Administrator will conduct any flight tests which appear to him to be necessary in order to check the calibration and correction report.

WEIGHT RANGE AND CENTER OF GRAVITY

§ 4b.81 *Weight and balance.* There shall be established, as a part of the type inspection, ranges of weight and center of gravity within which the airplane may be safely operated.

§ 4b.82 *Use of ballast.* Removable ballast may be used to enable airplanes to comply with the flight requirements in accordance with the following provisions:

(a) The place or places for carrying ballast shall be properly designed, installed, and plainly marked as specified in § 4b.901.

(b) The airplane operating manual shall include instructions regarding the proper disposition of the removable ballast under all loading conditions for which such ballast is necessary, as specified in § 4b.916 (c).

§ 4b.83 *Empty weight.* The empty weight and corresponding center of gravity location shall include all fixed ballast, the unusable fuel supply (see § 4b.494), undrainable oil, full engine coolant, and hydraulic fluid. The weight and location of items of equipment installed in the airplane when weighed shall be noted in the operating manual.

§ 4b.84 *Maximum weight.* (a) The maximum landing and take-off weights shall not exceed any of the following:

(1) The weights selected by the applicant,

(2) The design weights for which the structure has been proven,

(3) The maximum weights at which compliance with all of the applicable requirements specified is demonstrated.

(b) The maximum take-off weight and the maximum landing weight may be made variable with altitude.

§ 4b.85 *Minimum weight.* The minimum weight shall not be less than any of the following:

(a) The minimum weight selected by the applicant,

(b) The minimum design weight for which the structure has been proven,

(c) The minimum weight at which compliance with all the applicable requirements herein specified is demonstrated.

§ 4b.86 *Center of gravity position.* The fore and aft extremes of center of gravity position shall not exceed any of the following:

(a) The extremes selected by the applicant,

(b) The extremes for which the structure has been proven,

(c) The extremes at which compliance with all applicable flight requirements is demonstrated.

PERFORMANCE REQUIREMENTS

GENERAL

§ 4b.91 *Performance.* The items of performance set forth in §§ 4b.92-4b.114 shall be determined and the airplane shall comply with the corresponding requirements in the standard atmosphere and still air. The wing flap positions denoted respectively as the take-off, en route, approach, and landing positions shall be selected by the applicant and may be made variable with weight and altitude (see § 4b.354).

§ 4b.92 *Minimum requirements for certification.* An airplane may be certificated upon having established:

(a) A maximum take-off weight at sea level (see § 4b.84),

(b) A maximum landing weight at sea level (see § 4b.84),

(c) Compliance with the climb requirement of § 4b.103 (b),

(d) Take-off data at maximum sea level take-off weight, and landing data at maximum sea level landing weight, in accordance with §§ 4b.94-4b.97 (Take-off), and §§ 4b.111-4b.114 (Landing),

(e) Compliance with the requirements of all other applicable parts of this chapter.

§ 4b.93 *Definition of stalling speeds.* (a) V_{s0} denotes the true indicated stalling speed, or the minimum steady flight speed at which the airplane is controllable, in miles per hour, with:

(1) Engines idling, throttles closed (or not more than sufficient power for zero thrust set at a speed not greater than 110 percent of the stalling speed),

(2) Propellers in position normally used for take-off,

(3) Landing gear extended,

(4) Wing flaps in the landing position,

(5) Cowl flaps closed,

(6) Center of gravity in the most unfavorable position within the allowable landing range,

(7) The weight of the airplane equal to the weight in connection with which V_{s0} is being used as a factor to determine a required performance.

(b) V_{s1} denotes the true indicated stalling speed, or the minimum steady flight speed at which the airplane is controllable, in miles per hour, with:

(1) All engines idling, throttles closed (or not more than sufficient power for zero thrust set at a speed not greater than 110 percent of the stalling speed),

(2) Propellers in position normally used for take-off, the airplane in all

other respects (flaps, landing gear, etc.) in the particular condition existing in the particular test in connection with which V_{s1} is being used,

(3) The weight of the airplane equal to the weight in connection with which V_{s1} is being used as a factor to determine a required performance.

(c) These speeds shall be determined by flight tests using the procedure outlined in § 4b.151 (a).

TAKE-OFF

§ 4b.94 *Take-off data.* (a) The take-off data set forth in §§ 4b.95-4b.97 shall be determined:

(1) At all weights and altitudes desired by the applicant,

(2) With a constant take-off flap position for a particular weight and altitude,

(3) With the operating engines not exceeding their approved limitations at the particular altitude.

(b) These data, when corrected, shall assume a level take-off surface. All take-off data shall be determined on a smooth, dry, hard surfaced runway and in such a manner that reproduction of such data does not require exceptional skill or alertness on the part of the pilot.

§ 4b.95 *Speeds.* (a) The critical engine failure speed, V_1 , is a true indicated air speed, chosen by the applicant, which shall not be less than the minimum speed at which the controllability is demonstrated during take-off run to be adequate to permit proceeding safely with the take-off, using normal piloting skill, when the critical engine is suddenly made inoperative. If V_1 is equal to or greater than V_2 below, no demonstration during take-off is required.

(b) The minimum take-off climb speed, V_2 , is a true indicated air speed chosen by the applicant which shall permit the rate of climb required in § 4b.103 (a) but which shall not be less than:

(1) $1.20 V_{s1}$ for two-engine airplanes,

(2) $1.15 V_{s1}$ for airplanes having more than two engines,

(3) 1.10 times the minimum control speed, V_{mc} , established under § 4b.129 (Minimum control speed).

§ 4b.96 *Accelerate-stop distance.* The distance required to accelerate the airplane from a standing start to the speed, V_1 , and, assuming an engine to fail at this point, to stop.

Means other than wheel brakes may be used in determining this distance providing that exceptional skill is not required to control the airplane, that the manner of their employment is such that consistent results could be expected under normal service, and that they are regarded as reliable.

§ 4b.96-1 *Reverse thrust used in establishing accelerate-stop distance (CAA policies which apply to § 4b.96).* The Administrator will permit the use of reverse thrust, in combination with the brakes installed, in establishing the accelerate-stop distance, only if it can be shown that such use provides a level of safety equivalent to that contemplated by the present regulations when wheel

brakes alone are used, including proper consideration of pilot skill required and likelihood of attaining the necessary performance under conditions of simulated engine failure.

[12 F. R. 3438. Correction noted at 14 F. R. 37]

§ 4b.97 *Take-off path.* (a) The distance required to accelerate the airplane to the speed, V_2 , making the critical engine inoperative at the speed, V_1 .

(b) The horizontal distance traversed and the height attained by the airplane in the time required to retract the landing gear when operating at the speed, V_2 , with:

(1) The critical engine inoperative, its propeller windmilling with the propeller control in a position normally used during take-off.

(2) The landing gear extended.

(c) The horizontal distance traversed and the height attained by the airplane in the time elapsed from the end of element (b) until the rotation of the inoperative propeller has been stopped when:

(1) The operation of stopping the propeller is initiated not earlier than the instant the airplane has attained a total height of 50 feet above the take-off surface.

(2) The airplane speed is equal to V_2 .

(3) The landing gear is retracted.

(4) The inoperative propeller is windmilling with the propeller control in a position normally used during take-off.

(d) The horizontal distance traversed and the height attained by the airplane in the time elapsed from the end of element (c) until the limit on the use of take-off power is reached, while operating at the speed, V_2 , with:

(1) The inoperative propeller stopped.

(2) The landing gear retracted.

(e) The slope of the flight path followed by the airplane in the configuration of element (d), but drawing not more than maximum continuous power on the operating engine(s).

CLIMB

§ 4b.101 *Requirements.* Compliance shall be shown with the requirements set forth in §§ 4b.102-4b.104.

§ 4b.102 *All engines operating—(a) Flaps in en route position.* The steady rate of climb at 5,000 feet shall not be less in feet per minute than $8 V_{s0}$ with:

(1) Landing gear fully retracted.

(2) Wing flaps in the most favorable position.

(3) Cowl flaps in the position which provides adequate cooling in the hot-day condition.

(4) Center of gravity in the most unfavorable position.

(5) All engines operating at not more than maximum continuous power.

(6) Maximum take-off weight.

The steady rate of climb shall also be determined at any altitude at which the airplane may be expected to operate at any weight within the range of weights to be specified in the airworthiness certificate.

(b) *Flaps in landing position.* The steady rate of climb in feet per minute

shall be at least $0.07 V_{s0}$ at any altitude within the range for which landing weight is to be specified in the certificate, with:

(1) Landing gear extended.

(2) Wing flaps in the landing position (see §§ 4b.91 and 4b.354).

(3) Cowl flaps in the position normally used in an approach to a landing.

(4) Center of gravity in the most unfavorable position permitted for landing.

(5) All engines operating at the take-off power available at such altitude.

(6) The weight equal to maximum landing weight for that altitude.

§ 4b.103 *One engine inoperative—*

(a) *Flaps in take-off position.* The steady rate of climb in feet per minute shall be at least $0.035 V_{s1}$ at any altitude within the range for which take-off weight is to be specified in the certificate, with:

(1) The landing gear retracted.

(2) Wing flaps in the take-off position (see §§ 4b.91 and 4b.354).

(3) Cowl flaps in the position normally used during take-off.

(4) Center of gravity in the most unfavorable position permitted for take-off.

(5) The critical engine inoperative, its propeller windmilling with the propeller control in a position normally used during take-off.

(6) All other engines operating at the take-off power available at such altitude.

(7) The speed equal to the minimum take-off climb speed, V_2 , used in § 4b.95 (b).

(8) The weight equal to maximum take-off weight for that altitude.

(9) With the landing gear extended and all other conditions as described in paragraph (a) of this section, the rate of climb shall be at least 50 feet per minute.

(b) *Flaps in en route position.* The steady rate of climb in feet per minute at any altitude at which the airplane may be expected to operate, at any weight within the range of weights to be specified in the airworthiness certificate, shall be determined and shall, at a standard altitude of 5,000 feet and at the maximum take-off weight, be at least $0.02 V_{s0}$ for airplanes with a maximum take-off weight of 40,000 lbs. or less, $0.04 V_{s0}$ for airplanes with a maximum take-off weight of 60,000 lbs. or more, with a linear variation between 40,000 lbs. and 60,000 lbs., with:

(1) The landing gear retracted.

(2) Wing flaps in the most favorable position.

(3) Cowl flaps or other means of controlling the engine cooling air supply in the position which provides adequate cooling in the hot-day condition.

(4) Center of gravity in the most unfavorable position.

(5) The critical engine inoperative, its propeller stopped.

(6) All remaining engines operating at the maximum continuous power available at the altitude.

(c) *Flaps in approach position.* The steady rate of climb in feet per minute shall not be less than $0.04 V_{s0}$ at any al-

titude within the range for which landing weight is to be specified in the certificate, with:

(1) The landing gear retracted.

(2) Wing flaps set in position such that V_{s1} does not exceed $1.10 V_{s0}$.

(3) Cowl flaps in the position normally used during an approach to a landing.

(4) Center of gravity in the most unfavorable position permitted for landing.

(5) The critical engine inoperative, its propeller stopped.

(6) All remaining engines operating at the take-off power available at such altitude.

(7) The weight equal to the maximum landing weight for that altitude.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 4b-11, 14 F. R. 2587]

§ 4b.104 *Two engines inoperative.* For airplanes with four or more engines, the steady rate of climb at any altitude at which the airplane may be expected to operate and at any weight within the range of weights to be specified in the operating manual, shall be determined with:

(a) The landing gear retracted.

(b) Wing flaps in the most favorable position.

(c) Cowl flaps or other means of controlling the engine cooling air supply in the position which will provide adequate cooling in the hot-day condition.

(d) Center of gravity in the most unfavorable position.

(e) The two critical engines on one side of the airplane inoperative and their propellers stopped.

(f) All remaining engines operating at the maximum continuous power available at that altitude.

LANDING

§ 4b.111 *Distance.* The horizontal distance required to land and to come to a complete stop (to a speed of approximately 3 miles per hour for seaplanes or float planes) from a point at a height of 50 feet above the landing surface shall be determined for such range of weights and altitudes as the applicant may desire. In making this determination:

(a) Immediately prior to reaching the 50-foot altitude a steady gliding approach shall have been maintained, with a true indicated air speed of at least $1.3 V_{s0}$.

(b) The nose of the airplane shall not be depressed, nor the forward thrust increased by application of power after reaching the 50-foot altitude. At all times during and immediately prior to the landing, the flaps shall be in the landing position, except that after the airplane is on the landing surface and the true indicated air speed has been reduced to not more than $0.9 V_{s0}$ the flap position may be changed.

(c) The landing shall be made in such manner that there is no excessive vertical acceleration, no tendency to bounce, nose over, ground loop, porpoise or water loop, and in such manner that its reproduction shall not require any exceptional degree of skill on the part of the pilot, or exceptionally favorable conditions.

§ 4b.112 *Landplanes.* The landing distance as defined in § 4b.111 shall be determined on a dry hard surfaced runway and:

(a) The operating pressures on the braking system shall not be in excess of those approved by the manufacturer of the brakes.

(b) The brakes shall not be used in such manner as to produce excessive wear of brakes or tires.

(c) Means other than wheel brakes may be used in determining the landing distance providing that exceptional skill is not required to control the airplane, that the manner of their employment is such that consistent results could be expected under normal service, and that they are regarded as reliable.

§ 4b.112-1 *Landing distances (CAA policies which apply to § 4b.112 (c)).* See § 3.86-1 of this chapter.

[12 F. R. 3438. Correction noted at 14 F. R. 87]

§ 4b.113 *Seaplanes or float planes.* The landing distance as defined in § 4b.111 shall be determined on smooth water.

§ 4b.114 *Skiplanes.* The landing distance as defined in § 4b.111 shall be determined on smooth, dry snow.

FLIGHT CHARACTERISTICS

§ 4b.121 *Requirements.* The airplane shall meet the requirements set forth in §§ 4b.126-4b.129 at all normally expected operating altitudes under all critical loading conditions within the range of center of gravity appropriate thereto and, except as otherwise specified, at the maximum weight for which certification is sought, and there shall be no flight or operating characteristic which makes the airplane unworthy.

CONTROLLABILITY

§ 4b.126 *General.* The airplane shall be safely controllable and maneuverable during take-off, climb, level flight, dive, and landing, and it shall be possible to make a smooth transition from one flight condition to another, including turns and slips, without requiring an exceptional degree of skill, alertness, or strength on the part of the pilot and without danger of exceeding the limit load factor under all conditions of operation probable for the type, including those conditions normally encountered in the event of sudden failure of any engine. The airplane shall be demonstrated to comply with the provisions of §§ 4b.127-4b.129.

§ 4b.127 *Longitudinal control.* (a) When a tail wheel landing gear is used it shall be possible during take-off ground run, to maintain any attitude up to thrust line level at 80 percent V_{S1} when running on a concrete runway.

(b) It shall be possible at all speeds between $1.4 V_{S1}$ and V_{S1} to pitch the nose downward so that the rate of increase in air speed is satisfactory for prompt acceleration to a speed equal to $1.4 V_{S1}$ with:

(1) The airplane trimmed at $1.4 V_{S1}$ with landing gear extended,

(2) The wing flaps in a retracted and extended position,

(3) Power off and maximum continuous power on all engines.

(c) During each of the controllability demonstrations outlined below, it shall not require a change in the trim control or the exertion of more control force than can be readily applied with one hand for a short period. Each maneuver shall be performed with the landing gear extended.

(1) (i) With power off, flaps retracted, and the airplane trimmed at $1.4 V_{S1}$, the flaps are to be extended as rapidly as possible while maintaining the air speed at an adequate margin of approximately 40 percent above the stalling speed.

(ii) Repeat (1) (i) except start with flaps extended and the airplane trimmed at $1.4 V_{S1}$, then retract the flaps as rapidly as possible.

(iii) Repeat (1) (i) except using maximum continuous power.

(iv) Repeat (1) (ii) except using maximum continuous power.

(2) (i) With power off, the flaps retracted, and the airplane trimmed at $1.4 V_{S1}$, apply take-off power quickly while maintaining the same air speed.

(ii) Repeat (2) (i) except with the flaps extended.

(3) With power off, flaps extended, and the airplane trimmed at $1.4 V_{S1}$, obtain and maintain air speeds within the range of $1.1 V_{S1}$ to $1.7 V_{S1}$, or to the flap placard speed, whichever is greater.

(d) It shall be possible without the use of exceptional piloting skill to prevent loss of altitude when flap retraction from any position is initiated during steady horizontal flight at $1.1 V_{S1}$ with simultaneous application of not more than maximum continuous power.

§ 4b.128 *Lateral and directional control.* (a) It shall be possible to execute 20-degree banked turns with or against the inoperative engine from steady climb at a speed equal to $1.4 V_{S1}$, with:

(1) The critical engine inoperative and its propeller in the minimum drag condition,

(2) Maximum continuous power on the operating engines,

(3) Most unfavorable center of gravity,

(4) Landing gear retracted and extended,

(5) Wing flaps in the most favorable climb position,

(6) Maximum take-off weight.

(b) In the configuration outlined in paragraph (a) of this section, it shall be possible, while holding the wings level laterally, to execute sudden changes in heading in either direction without dangerous characteristics being encountered. This shall be demonstrated at a speed equal to $1.4 V_{S1}$ at landing weight, approach flaps, one engine inoperative, gear retracted, and power for level flight at $1.4 V_{S1}$, up to heading changes of 15° , except that the heading change at which the rudder pedal force is 180 pounds need not be exceeded.

(c) Airplanes with four or more engines installed shall comply with para-

graphs (a) and (b) of this section with the two critical engines inoperative, at an airplane weight at which the rate of climb is equal to at least $.01 V_{S0}^2$ at an altitude of 5,000 feet with the landing gear retracted and the wing flaps in the most favorable position.

§ 4b.129 *Minimum control speed.* (V_{mc}). (a) The minimum speed after recovery at which the airplane can be maintained in straight flight with zero yaw (or, at the option of the applicant, with a bank not in excess of 5°) after any one engine is suddenly made inoperative during steady flight at that speed, shall be determined and shall not exceed $1.2 V_{S1}$ with:

(1) Take-off or maximum available power in all engines,

(2) Rearmost center of gravity,

(3) Flaps in take-off position,

(4) Landing gear retracted.

(b) In demonstrating this minimum speed, the rudder force required to maintain it shall not exceed 180 pounds, nor shall it be necessary to throttle the remaining engines. During recovery the airplane shall not assume any dangerous attitude, nor shall it require exceptional skill, strength, or alertness on the part of the pilot to prevent a change of heading in excess of 20° before recovery is complete.

TRIM

§ 4b.136 *Requirements.* The means used for trimming the airplane shall be such that after being trimmed and without further pressure upon or movement of either the primary control or its corresponding trim control by the pilot or the automatic pilot, the airplane will maintain:

(a) Lateral and directional trim under all conditions of operation consistent with the intended use of the airplane including operation at any speed from $1.4 V_{S1}$ to at least 90 percent of high speed and operation in which there is greatest lateral variation in the distribution of the useful load.

(b) Longitudinal trim under the following conditions:

(1) During a climb with maximum continuous power at a speed not in excess of $1.4 V_{S1}$ with the landing gear retracted and the wing flaps both retracted and in the take-off position.

(2) During a glide with power off at a speed not in excess of $1.4 V_{S1}$, with the landing gear extended and the wing flaps both retracted and extended under the forward center of gravity position approved for landing with the maximum landing weight and under the most forward center of gravity position approved for landing, regardless of weight.

(3) During level flight at any speed from $1.4 V_{S1}$ to 90 percent of the high speed with the landing gear both retracted and extended and wing flaps retracted.

(c) Longitudinal and directional trim at a speed equal to $1.4 V_{S1}$, during climbing flight with the critical engine inoperative, with:

(1) The other engine(s) at maximum continuous power,

(2) The landing gear retracted,

(3) Wing flaps retracted.

(d) Rectilinear flight at the climb speed, configuration, and power used in establishing the rates of climb in § 4b.104, the most unfavorable center of gravity position, and the weight at which the two-engine inoperative climb is equal to at least $.01 V_{s1}^2$ at an altitude of 5,000 feet.

STABILITY

§ 4b.141 *General.* The airplane shall be longitudinally, directionally, and laterally stable in accordance with §§ 4b.142-4b.145. Suitable stability and control "feel" (static stability) may be required in other conditions normally encountered in service if flight tests show such stability to be necessary for safe operation.

§ 4b.142 *Static longitudinal stability.* In the configurations outlined in § 4b.143, and with the airplane trimmed as indicated, the characteristics of the elevator control forces and friction shall be as described in paragraphs (a) and (b) of this section.

(a) A pull shall be required to obtain and maintain speeds below the specified trim speed and a push to obtain and maintain speeds above the specified trim speed. This shall be so at any speed which can be obtained without excessive control force except that such speeds need not be greater than the appropriate maximum permissible speed or less than the minimum speed in steady unstalled flight.

(b) The air speed shall return to within 10% of the original trim speed when the control force is slowly released from any speed within the limits defined in paragraph (a) of this section.

§ 4b.143 *Specific conditions.* In paragraphs (a), (b) and (c) of this section, within the speeds specified, the stable slope of stick force curve versus speed shall be such that any substantial change in speed is clearly perceptible to the pilot through a resulting change in stick force.

(a) *Landing.* The stick force curve shall have a stable slope and the stick force shall not exceed 80 pounds at any speed between $1.1 V_{s1}$ and $1.8 V_{s1}$ with:

- (1) Wing flaps in the landing position,
- (2) The landing gear extended,
- (3) Maximum sea level landing weight,
- (4) Throttles closed on all engines,
- (5) The airplane trimmed at $1.4 V_{s1}$ with throttles closed.

(b) *Approach.* The stick force curve shall have a stable slope at all speeds between $1.1 V_{s1}$ and $1.8 V_{s1}$ with:

- (1) Wing flaps in sea level approach position,
- (2) Landing gear retracted,
- (3) Maximum sea level landing weight,
- (4) The airplane trimmed at $1.4 V_{s1}$ and with power sufficient to maintain level flight at this speed.

(c) *Climb.* The stick force curve shall have a stable slope at all speeds between $1.2 V_{s1}$ and $1.6 V_{s1}$ with:

- (1) Wing flaps retracted,
- (2) Landing gear retracted,
- (3) Maximum sea level take-off weight,
- (4) 75% of maximum continuous power,
- (5) The airplane trimmed at $1.4 V_{s1}$.

(d) *Cruising.* (1) Between $1.3 V_{s1}$ and the maximum permissible speed, the stick force curve shall have a stable slope at all speeds obtainable with a stick force not in excess of 50 pounds, with:

- (i) Landing gear retracted,
- (ii) Wing flaps retracted,
- (iii) Maximum sea level take-off weight,
- (iv) 75% of maximum continuous power,
- (v) The airplane trimmed for level flight with 75% of the maximum continuous power.

(2) Same as subparagraph (1) of this paragraph except that the landing gear shall be extended and the level flight trim speed need not be exceeded.

§ 4b.144 *Dynamic longitudinal stability.* Any short period oscillation occurring between stalling speed and maximum permissible speed shall be heavily damped with the primary controls in (a) free, and (b) in a fixed position.

§ 4b.145 *Directional and lateral stability.* (a) The static directional stability, as shown by the tendency to recover from a skid with rudder free, shall be positive with all landing gear and flap positions and symmetrical power conditions, at all speeds from $1.2 V_{s1}$ up to the maximum permissible speed.

(b) The static lateral stability, as shown by the tendency to raise the low wing in a sideslip, shall be positive within the same limits.

(c) In straight steady sideslips (unaccelerated forward slips), the aileron and rudder control movements and forces shall be substantially proportional to the angle of sideslip and the factor of proportionality shall lie between satisfactory limits up to sideslip angles considered appropriate to the operation of the type. At greater angles up to that at which the full rudder control is employed or a rudder pedal force of 180 pounds is obtained, the rudder pedal forces shall not reverse, and increased rudder deflection shall produce increased angles of sideslip.

(d) Sufficient bank shall accompany sideslipping to indicate adequately any departure from steady unyawed flight unless a yaw indicator is provided.

(e) Any short period oscillation occurring between stalling speed and maximum permissible speed shall be heavily damped with the primary controls in (1) free, and (2) in a fixed position.

STALLS

§ 4b.151 *Stalling demonstration.* (a) Stalls shall be demonstrated under two conditions:

- (1) With power off,
- (2) With that power necessary to maintain level flight at a speed of $1.6 V_{s1}$ with flaps in approach position, landing gear retracted, maximum landing weight.

(b) In either condition it shall be possible, with flaps and landing gear in any position, center of gravity in the most unfavorable position for recovery and with appropriate airplane weights and the airplane in straight flight and in turns up to 30° bank, to produce and to cor-

rect roll and yaw by unreversed use of the aileron and rudder controls in the maneuver described below up to the time when the airplane pitches. In straight flight stalls the average amount of roll occurring between the initiation of the pitching movement and the completion of the recovery shall not exceed 20° . The roll following the stall during turning flight must not be so violent or extreme as to make it difficult, with normal piloting skill, to make a prompt recovery and regain control of the airplane.

(c) Clear and distinctive stall warning shall be apparent to the pilot at a speed at least 5% above the stalling speed, with flaps and landing gear in any position, both in straight and turning flight. The warning may be furnished either through the inherent aerodynamic qualities of the airplane, by a suitable instrument, or in any equivalent fashion which will give clearly distinguishable indications under all conditions of flight that are to be expected in air-line operations.

(d) In demonstrating these qualities, the order of events shall be:

(1) With trim controls adjusted for straight flight at a speed of $1.4 V_{s1}$, reduce speed by means of the elevator control until the speed is steady at slightly above stalling speed; then,

(2) Pull elevator control back at a rate such that the airplane speed reduction does not exceed 1 mile per hour per second until a stall is produced as evidenced by an uncontrollable downward pitching motion of the airplane, or until the control reaches the stop. Normal use of the elevator control for recovery may be made after such pitching motion is unmistakably developed.

§ 4b.152 *Stall test; one engine inoperative.* The airplane shall be safely recoverable without applying power to the inoperative engine when stalled with:

- (a) The critical engine inoperative,
- (b) Flaps and landing gear retracted,
- (c) The remaining engines operating at up to 75% of maximum continuous power, except that the power need not be greater than that at which the use of maximum control travel does not hold the wings laterally level. The operating engines may be throttled back during the recovery from the stall.

GROUND AND WATER CHARACTERISTICS

§ 4b.161 *Requirements.* All airplanes shall comply with the requirements of §§ 4b.162-4b.166.

§ 4b.162 *Longitudinal stability and control.* (a) There shall be no uncontrollable tendency for landplanes to nose over in any operating condition reasonably expected for the type or when rebound occurs during landing or take-off. Wheel brakes shall operate smoothly and shall exhibit no undue tendency to induce nosing over.

(b) Seaplanes shall exhibit no uncontrollable porpoising at any speed at which the airplane is normally operated on the water.

§ 4b.163 *Directional stability and control.* (a) There shall be no uncontrollable or dangerous looping tendency in 90° cross winds up to $0.2 V_{s0}$ at any necessary speed upon the ground or water.

(b) All landplanes shall be demonstrated to be satisfactorily controllable with no exceptional degree of skill or alertness on the part of the pilot in power-off landings, at normal landing speed, during which brakes or engine power are not used to maintain a straight path.

(c) Means shall be provided for adequate directional control during taxiing.

§ 4b.164 *Shock absorption.* The shock absorbing mechanism shall not produce damage to the structure when the airplane is taxied on the roughest ground which it is reasonable to expect the airplane to encounter in normal operation.

§ 4b.165 *Spray characteristics.* For seaplanes, spray during taxiing, take-off, or landing shall at no time dangerously obscure the vision of the pilots nor produce damage to the propeller or other parts of the airplane.

§ 4b.166 *Critical cross wind.* There shall be established a critical cross component of wind velocity at which it has been demonstrated to be safe to take-off or land.

FLUTTER AND VIBRATION

§ 4b.171 *Flutter and vibration.* All parts of the airplane shall be demonstrated to be free from flutter and excessive vibration under all speed and power conditions appropriate to the operation of the airplane up to at least the minimum value permitted for V_d in § 4b.189. There shall also be no buffeting condition in any normal flight condition severe enough to interfere with the satisfactory control of the airplane, or to cause excessive fatigue to the crew or structural damage. However, buffeting as stall warning is considered desirable, and discouragement of this type of buffeting is not intended.

SUBPART C—STRENGTH REQUIREMENTS GENERAL

§ 4b.176 *Loads.* Strength requirements are specified in terms of limit and ultimate loads. Limit loads are the maximum loads anticipated in service. Ultimate loads are equal to the limit loads multiplied by the factor of safety. When not otherwise described, loads specified are limit loads. Unless otherwise provided, the specified air, ground, and water loads shall be placed in equilibrium with inertia forces, considering all items of mass in the airplane. All such loads shall be distributed in a manner closely approximating or conservatively representing actual conditions. If deflections under load would significantly change the distribution of external or internal loads, such redistribution shall be taken into account.

§ 4b.177 *Factor of safety.* The factor of safety shall be 1.5 unless otherwise specified.

§ 4b.178 *Strength and deformations.* The structure shall be capable of supporting limit loads without suffering detrimental permanent deformations. At all loads up to limit loads the deformation shall be such as not to interfere

with safe operation of the airplane. The structure shall be capable of supporting ultimate loads without failure for at least 3 seconds.

§ 4b.179 *Proof of structure.* Proof of compliance of the structure with the strength and deformation requirements of § 4b.178 shall be made for all critical loading conditions. Proof of compliance by means of structural analysis will be accepted only when the structure conforms with types for which experience has shown such methods to be reliable. In all other cases substantiating tests are required. In all cases certain portions of the structure must be tested as specified in Subpart D.

FLIGHT LOADS

§ 4b.186 *General.* Flight load requirements shall be complied with at critical altitudes within the range for which certification is desired, and at all weights between the minimum design weight and design take-off weight with any practicable distribution of disposable load within prescribed operating limita-

tions stated in the airplane operating manual. (See Subpart G.)

§ 4b.187 *Definition of flight load factor.* The flight load factors specified represent the acceleration (in terms of the gravitational constant) normal to the assumed longitudinal axis of the airplane equal in magnitude and opposite in direction to the airplane inertia load factor at the center of gravity.

SYMMETRICAL FLIGHT CONDITIONS (FLAPS RETRACTED)

§ 4b.188 *General.* The strength requirements shall be met at all combinations of air speed and load factor on and within the boundaries of the $V-n$ diagrams of Figures 4b-1 and 4b-2 which represent the envelopes of the flight loading conditions specified by the maneuvering and gust criteria of §§ 4b.190, 4b.191 and 4b.193. These diagrams will also be used in determining the airplane structural operating limitations as specified in Subpart G.

§ 4b.189 *Design air speeds.* The design air speeds shall be chosen by the

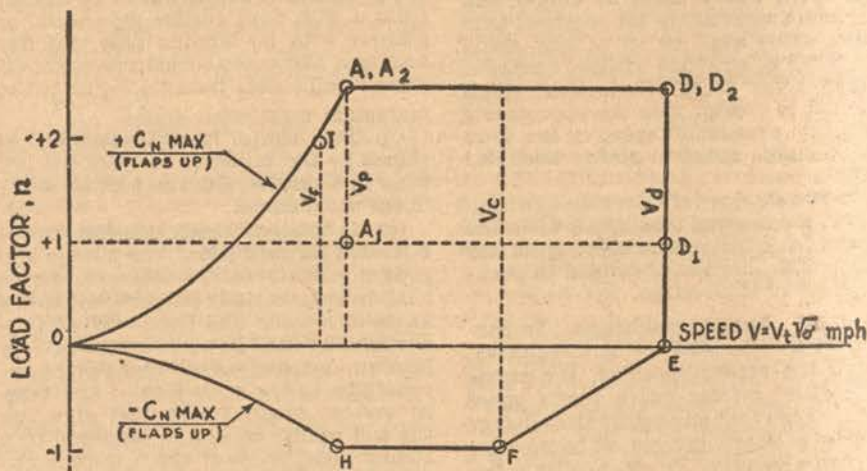


FIGURE 4b-1.—MANEUVERING ENVELOPE (see § 4b.190), LOAD FACTOR VS. VELOCITY ($V-n$) DIAGRAM.

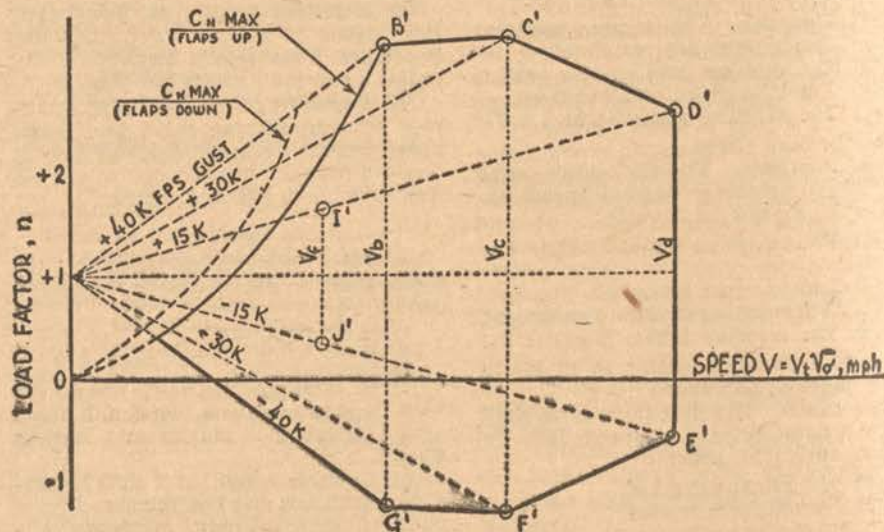


FIGURE 4b-2.—GUST ENVELOPE (see § 4b.191), LOAD FACTOR VS. VELOCITY ($V-n$) DIAGRAM.

designer except that they shall not be less than the following values:

V_f (design flap speed) = $1.4 V_{s_1}$ or $1.8 V_{s_0}$, whichever is greater, where

V_{s_1} = stalling speed, flaps retracted at design landing weight

V_{s_0} = stalling speed, flaps in landing position, design landing weight

(See § 4b.193 for provision concerning automatic flap operation.)

V_p (design maneuvering speed) = V_{s_1} $V-n$

where n = limit maneuvering load factor used in design (see § 4b.190)

V_{s_1} = stalling speed with flaps retracted at design take-off weight

V_b (design speed for 40 feet per second gust) the speed at which the effective 40 feet per second gust line intersects the positive C_{Nmax} curve on the gust $V-n$ envelope (see § 4b.191 and Figure 4b-2).

V_c (design cruising speed) V_c shall not be less than V_b plus 50 except that it need not exceed the speeds at altitude corresponding to a Mach number of 0.52 or the high speed of the airplane in level flight at maximum continuous power for the corresponding altitude. However, in no case shall V_c be less than $1.3 V_{s_1}$ with flaps retracted at design take-off weight.

V_d (design dive speed) V_d shall be 1.25 times the value selected for V_c or the selected V_c plus 70 miles per hour, whichever is greater; however V_d need not exceed the speed corresponding to a Mach number of 0.65. In any event, V_d need not exceed the terminal velocity in a dive at 30 degrees to the horizontal. At all speeds in excess of those corresponding to a Mach number of 0.65 compressibility effects shall be taken into account.

§ 4b.190 *Maneuvering envelope.* (a) The airplane shall be assumed to be subjected to symmetrical maneuvers resulting in the following limit load factors except where limited by maximum (static) lift coefficients:

(1) The positive maneuvering load factor, n , at all speeds up to V_d . The value of n shall be selected by the designer except that it shall not be less than 2.5.

(2) The negative maneuvering load factor shall have a minimum value of -1.0 at all speeds up to V_c ; and factors varying linearly with speed from the specified value at V_c to 0.0 at V_d .

(b) Lower values of maneuvering load factor may be employed only if it be proven that the airplane embodies features of design which make it impossible to exceed such values in flight.

§ 4b.191 *Gust envelope.* The airplane shall be assumed to encounter symmetrical vertical gusts as specified below while in level flight. The resulting loads shall be considered limit loads.

(a) Positive (up) and negative (down) gusts of 40 feet per second nominal intensity at the speed, V_b , where the 40 feet per second gust line intersects the positive C_{Nmax} curve. If this gust intensity produces load factors greater than those obtained in condition (b) following, it may be modified at altitudes above 20,000 feet in such a manner as to produce a load factor not less than that obtained in condition (b).

(b) Positive and negative gusts of 30 feet per second at V_c .

(c) Positive and negative 15 feet per second gusts at V_d . Gust load factors shall be assumed to vary linearly between

the specified conditions as shown on the gust envelope of Figure 4b-2.

§ 4b.192 *Gust load factors.* In applying the gust requirements, the gust load factors shall be computed by the following formula:

$$n = 1 + \frac{KUV_a}{575(W/S)}$$

Where:

$$K = \frac{1}{2} \left(\frac{W}{S} \right)^{1/4} \text{ (for } W/S < 16 \text{ p. s. f.)}$$

$$= 1.33 - \frac{2.67}{(W/S)^{1/4}} \text{ (for } W/S > 16 \text{ p. s. f.)}$$

U = nominal gust velocity, feet per second.

(Note that the "effective sharp edged" gust equals KU)

V = airplane speed, miles per hour.

a = slope of airplane normal force coefficient curve, C_{NA} per radian, corrected for aspect ratio

W/S = wing loading, pounds per square foot

HIGH LIFT DEVICES EXTENDED CONDITIONS

§ 4b.193 *High lift devices extended.* When flaps or similar high lift devices intended for use at the relatively low air speeds of approach, landing, and take-off are installed, the airplane shall be assumed to be subjected to symmetrical maneuvers and gusts with the flaps in landing position at the design flap speed, V_f , resulting in limit load factors within the range determined by the following conditions:

(a) Maneuvering to a positive limit load factor of 2.0.

(b) Positive and negative 15 feet per second nominal intensity gusts acting normal to the flight path in level flight. The gust load factors shall be computed by the formula of § 4b.192. In designing the flaps and supporting structures, slipstream effects must be taken into account as specified in § 4b.221. When automatic flap operation is provided, the airplane may be designed for the speeds and corresponding flap positions which the mechanism permits. (See §§ 4b.2, 4b.354 and 4b.355.)

INVESTIGATION OF SPECIFIC CONDITIONS

§ 4b.196 *General.* (a) A sufficient number of points on the maneuvering and gust envelopes shall be investigated to insure that the maximum load for each member of the airplane structure has been obtained. A conservative combined envelope may be used for this purpose if desired. At least the conditions specified in §§ 4b.197-4b.198 shall be investigated unless shown to be non-critical.

(b) All significant forces acting on the airplane shall be placed in equilibrium in a rational or conservative manner. At least the following forces shall be considered in establishing such equilibrium:

(1) Linear inertia forces in equilibrium with wing and horizontal tail surface loads.

(2) Pitching (angular) inertia forces in equilibrium with wing and fuselage aerodynamic moments and horizontal tail surface loads.

(c) Terms used in §§ 4b.197 (b) and 4b.198 are defined as follows:

(1) A "balancing tail load" is that necessary to place the airplane in equilibrium with zero pitching acceleration.

(2) A "checked maneuver" is one in which the pitching control is suddenly

displaced in one direction and then suddenly moved in the opposite direction, the deflections and timing being such as to avoid exceeding the limit maneuvering load factor.

(d) Where sudden displacement of a control is specified, the assumed rate of displacement need not exceed that which would actually be applied by the pilot.

§ 4b.197 *Maneuvering conditions—* (a) *Balanced conditions.* The maneuvering conditions A through I on the maneuvering envelope (Fig. 4b-1) shall be investigated assuming the airplane in equilibrium with zero pitching acceleration.

(b) *Pitching conditions.* The following conditions on Figure 4b-1 involving pitching acceleration shall be investigated.

(1) A_1 , *Unchecked pull-up at speed, V_p .* The airplane shall be assumed to be flying in steady level flight and the pitching control suddenly moved to obtain extreme positive pitching, except as limited by pilot effort, § 4b.217.

(2) A_2 , *Checked maneuver at speed, V_p .* The airplane shall be assumed to be maneuvered to the limit positive maneuvering load factor by a checked maneuver from an initial condition of steady unaccelerated flight. The initial positive pitching portion of this maneuver may be considered covered by subparagraph (1) of this paragraph.

A negative pitching acceleration of at least the following value shall be assumed to be attained concurrently with the airplane limit maneuvering load factor, unless it is shown that a lesser value could not be exceeded:

$$-\frac{30}{V_p} n (n-1.5) \text{ (radians/sec}^2\text{)}$$

(3) D_1 and D_2 , *Checked maneuver at V_d .* The airplane shall be assumed to be maneuvered to the limit positive maneuvering load factor by a checked maneuver from steady unaccelerated flight.

Positive and negative pitching accelerations of at least the following values shall be assumed to be attained concurrently with the specified airplane load factors, unless it is shown that lesser values could not be exceeded:

$$\text{Condition } D_1: +\frac{45}{V_d} n (n-1.5) \text{ (radians/sec}^2\text{)}$$

with the airplane at unity load factor.

$$\text{Condition } D_2: -\frac{30}{V_d} n (n-1.5) \text{ (radians/sec}^2\text{)}$$

with the airplane at maneuvering load factor.

where n = limit maneuvering load factor in both equations.

§ 4b.198 *Gust conditions.* The gust conditions B' through J' on Figure 4b-2 shall be investigated. The air load increment due to a specified gust shall be added to the initial balancing tail load corresponding to steady unaccelerated flight. The alleviating effects of wing downwash may be included in computing the tail gust load increment.

UNSYMMETRICAL FLIGHT CONDITIONS

§ 4b.200 *Unsymmetrical flight conditions.* The airplane shall be assumed to be subjected to rolling and yawing maneuvers as described in the following conditions in §§ 4b.201 and 4b.202. Un-

balanced aerodynamic moments about the center of gravity shall be reacted in a rational or conservative manner considering the principal masses furnishing the reacting inertia forces.

§ 4b.201 *Rolling conditions.* (a) The airplane shall be designed for the loads resulting from the following aileron deflections and speeds (except as limited by pilot effort as specified in § 4b.217) in combination with an airplane load factor of at least two-thirds of the positive maneuvering factor used in the design of the airplane.

(1) At speed, V_p , assume a sudden displacement of the aileron to the stop. A simplified condition of zero rolling velocity or the actual resulting dynamic condition may be used for design.

(2) When V_c is greater than V_p , the aileron deflection at V_c shall be that required to produce a rate of roll not less than that which would be obtained at the speed and aileron deflection specified in paragraph (a) of this section.

(3) At speed, V_d , the aileron deflection shall be that required to produce a rate of roll not less than $\frac{1}{3}$ of that which would be obtained at the speed and aileron deflection specified in paragraph (a) of this section.

(b) To cover unsymmetrical gusts, the airplane shall be designed for loads obtained by modifying the symmetrical flight condition A shown on Figure 4b-1 by assuming 100% of the wing air load acting on one side of the airplane and 90% on the other.

§ 4b.202 *Yawing conditions.* The airplane shall be designed for the yawing loads resulting from the conditions in paragraphs (a) and (b) of this section.

(a) *Maneuvering loads.* At all speeds from V_{mc} to V_p the following vertical tail loads shall be considered:

(1) (i) With the airplane in unaccelerated flight at zero yaw, assume a sudden displacement of the rudder control to the maximum deflection as limited by the control stops or a 300 lb. rudder pedal force, whichever is critical.

(ii) In the conditions set forth in subparagraphs (2) and (3) of this paragraph it shall be assumed that the airplane yaws to a sideslip angle resulting from the application of the above rudder angle.

(2) Assume that the airplane yaws to the above sideslip angles while the rudder control is maintained at full deflection (except as limited by pilot effort) in the direction tending to increase the sideslip.

(3) Assume that the airplane yaws to the above sideslip angles with the rudder control in the neutral position, except as limited by the pilot effort.

(4) Yawing velocity may be assumed zero in conditions set forth in this paragraph.

(b) *Lateral gusts.* (1) The airplane shall be assumed to encounter gusts of 30 feet per second nominal intensity, normal to the plane of symmetry while in unaccelerated flight at speed, V_c .

(2) The gust loading on the vertical tail surfaces shall be computed by the following formula:

$$W = \frac{KUV_c a}{575}$$

Where:

W —average limit unit pressure in pounds per square foot.

$$K = 1.33 - \frac{4.5}{\left(\frac{W}{S_v}\right)^{3/4}}$$

except that K shall not be less than 1.0. A value of K obtained by rational determination may be used.

U —nominal gust intensity in feet per second.

V_c —design cruising speed in miles per hour.

a —slope of lift curve of vertical surface in radians corrected for aspect ratio.

S_v —vertical surface area, square feet.

W —design take-off weight, pounds.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-5, 12 F. R. 3933]

SUPPLEMENTARY FLIGHT CONDITIONS

§ 4b.206 *Engine torque effects.* (a) Engine mounts and their supporting structures shall be designed for engine torque effects combined with certain basic flight conditions as described in subparagraphs (1) and (2) of this paragraph. Engine torque may be neglected in the other flight conditions.

(1) The limit torque corresponding to take-off power and propeller speed acting simultaneously with 75% of the limit loads from flight condition A (see Fig. 4b-1).

(2) The limit torque corresponding to maximum continuous power and propeller speed, acting simultaneously with the limit loads from flight condition A (see Fig. 4b-1).

(b) The limit torque shall be obtained by multiplying the mean torque by a factor of 1.33 in the case of engines having 5 or more cylinders. For 4-, 3-, and 2-cylinder engines, the factors shall be 2, 3, and 4, respectively.

§ 4b.207 *Side load on engine mount.* The limit load factor in a lateral direction for this condition shall be at least equal to the maximum obtained in the unsymmetrical flight (yawing) conditions but shall not be less than either $\frac{1}{3}$ the limit load factor for flight condition A (see Fig. 4b-1) or 1.33. Engine mounts and their supporting structures shall be designed for this condition which may be assumed independent of other flight conditions.

§ 4b.208 *Pressure cabin loads.* See § 4b.451 (a).

CONTROL SURFACE LOADS

§ 4b.216 *General.* The control surfaces shall be designed for the limit loads resulting from the symmetrical and unsymmetrical flight condition as described in §§ 4b.196 and 4b.200 with the provisions set forth in §§ 4b.217-4b.223.

§ 4b.217 *Pilot effort.* In the control surface flight loading conditions, the airloads on the movable surfaces and the corresponding deflections need not exceed those which could be obtained in flight by employing the maximum pilot control forces specified in Figure 4b-3, except that two-thirds of the maximum values specified for the aileron and elevator may be used when reliable control

surface hinge moment data are available. In applying this criterion, proper consideration shall be given to the effects of servo mechanisms, tabs, and automatic pilot systems in assisting the pilot.

§ 4b.218 *Trim tab effects.* The effects of trim tabs on the control surface design conditions need be taken into account only in cases where the surface loads are limited on the basis of maximum pilot effort in accordance with the provision of § 4b.217. In such cases the tabs shall be considered to be deflected in the direction which would assist the pilot and the deflections shall be those specified in § 4b.222.

§ 4b.219 *Unsymmetrical loads.* The maximum horizontal tail surface loading (that is, load per unit area) as determined by §§ 4b.216-4b.218 shall be applied to the horizontal surfaces on one side of the plane of symmetry and 80% of that loading shall be applied to the opposite side.

§ 4b.220 *Outboard fins.* When outboard fins are carried on the horizontal tail surface, the tail surfaces shall be designed for the maximum horizontal surface load in combination with the corresponding loads induced on the vertical surfaces by end plate effects. Such induced effects need not be combined with other vertical surface loads. When outboard fins extend above and below the horizontal surface, the maximum vertical surface loading (load per unit area) as determined by § 4b.216 shall be applied to the portion of the vertical surfaces above (or below) the horizontal surface, and 80% below (or above) the horizontal surface.

§ 4b.221 *Wing flaps.* Wing flaps, their operating mechanism and supporting structure shall be designed for critical loads occurring in the high lift devices extended conditions (§ 4b.193) with the flaps extended to any position from fully retracted to landing position. The effects of propeller slipstream corresponding to take-off power shall be taken into account at an airplane speed of not less than $1.4 V_{s1}$, where V_{s1} is the stalling speed with flaps retracted at the appropriate weight, that is, landing weight for landing, and approach settings, and take-off for take-off setting. (For automatic flaps, see § 4b.193.)

§ 4b.222 *Tabs.* At all speeds up to V_d , elevator trim tabs shall be designed for the deflections required to trim the airplane at any point within the positive portion of the $V-n$ diagram (Fig. 4b-1), except as limited by the stops. Aileron and rudder trim tabs shall be designed for deflections required to trim the airplane in appropriate unsymmetrical lateral loading and rigging, and symmetrical and unsymmetrical power conditions. Balancing and servo tabs shall be designed for deflections consistent with the primary control surface loading conditions.

§ 4b.223 *Special devices.* The loading for special devices employing aerodynamic surfaces, such as slots and spoilers, shall be based on test data.

CONTROL SYSTEM LOADS

§ 4b.231 *Primary flight controls and systems.* (a) Flight control systems and supporting structures shall be designed for loads corresponding to 125% of the computed hinge moments of the movable control surface in the conditions prescribed in §§ 4b.216-4b.223, subject to the following maxima and minima:

(1) The system limit loads, except the loads resulting from ground gusts, § 4b.233, need not exceed those which can be produced by the pilot or pilots and automatic devices operating the controls.

(2) The loads shall in any case be sufficient to provide a rugged system for service use, including considerations of jamming, ground gusts, taxiing tail to wind control inertia, and friction.

(b) Acceptable maximum and minimum pilot loads for elevator, aileron, and rudder controls are shown in Figure 4b-3. These pilot loads shall be assumed to act at the appropriate control grips or pads in a manner simulating flight conditions and to be reacted at the attachment of the control system to the control surface horn.

§ 4b.232 *Dual controls.* (a) When dual controls are provided, the system shall be designed for the pilots operating in opposition, using individual pilot loads equal to 75% of those obtained in accordance with § 4b.231 except that the individual pilot loads shall not be less than the minimum loads specified in Figure 4b-3.

(b) In addition the control system (but not the control surfaces) shall be designed for the pilots acting in conjunction, using individual pilot loads equal to 75% of those obtained in accordance with § 4b.231.

§ 4b.233 *Ground gust conditions.* (a) The following ground gust conditions, intended to simulate the loadings on control surfaces due to ground gusts and taxiing tail to wind, shall be investigated. The limit hinge moment, H , shall be obtained from the following formula:

$$H = KcSq,$$

where

H —limit hinge moment (foot-pounds)

c —Mean chord (aft) of the control surface aft of the hinge line

S —area of control surface (square feet) aft of the hinge line

q —dynamic pressure (pounds per square foot) to be based on a design speed not less than $10\sqrt{W/S} + 10$, miles per hour, except that the design speed need not exceed 60 miles per hour

K —Factor as specified below:

Surface	K	Remarks
Aileron	+0.75	Control column locked or lashed in mid-position.
	±0.50	Ailerons at full throw + moment on one aileron - moment on other.
Elevator	±0.75	Elevator (a) full up, and (b) full down.
Rudder	±0.75	Rudder (a) in neutral and (b) at full throw.

(b) As used above in connection with ailerons and elevators, a positive value of K indicates a moment tending to depress the surface while a negative value of K

indicates a moment tending to raise the surface.

LIMIT PILOT LOADS

Control	Maximum load	Minimum load
Aileron:		
Stick	100lbs.	40lbs.
Wheel ¹	80 D in./lbs. ²	40 D in./lbs.
Elevator:		
Stick	250lbs.	100lbs.
Wheel	300lbs.	100lbs.
Rudder:		
Stick	300lbs.	130lbs.

¹ The critical portions of the aileron control system shall also be designed for a single tangential force having a limit value equal to 1.25 times the couple force determined from the above criteria.

² D = wheel diameter.

FIGURE 4b-3. PILOT CONTROL FORCE LIMITS.

§ 4b.234 *Secondary controls and systems.* Secondary controls, such as wheel brakes, spoilers, and tab controls shall be designed for the loads based on the maximum which a pilot is likely to apply to the control in question. The values of Figure 4b-4 may be used.

SECONDARY CONTROLS

Control	Limit pilot loads
Miscellaneous: ¹ Crank wheel or lever.	$\frac{1+R}{3} \times 50$ lb., but not less than 50 lb. nor more than 150 lb. (R = radius). Applicable to any angle within 20 degrees of plane of control.
Twist	133 in./lbs.
Push-pull	No requirement—leave to discretion of designer.

¹ Limited to flap, tab, stabilizer, spoiler, and landing gear operating controls.

FIGURE 4b-4. PILOT CONTROL FORCE LIMITS.

GROUND LOADS

§ 4b.241 *Limit loads.* The limit loads specified in §§ 4b.242-4b.255 shall be considered as the minimum acceptable structural requirements for landing and ground handling conditions. These limit loads shall be considered as external forces applied to the airplane structure and shall be placed in equilibrium by linear and angular inertia forces in a rational or conservative manner.

§ 4b.242 *Design weights.* The critical center of gravity position within the limits for which certification is desired shall be selected so that the maximum design loads in each of the landing gear elements are obtained for both the design landing weight and the design take-off weight, as defined in § 4b.54.

§ 4b.243 *Load factor for landing conditions.* (a) In the following landing conditions the limit vertical inertia load factor at the center of gravity of the airplane shall be chosen by the designer, but shall not be less than the value which would be obtained when landing the airplane with a descent velocity as follows:

(1) Landing at the design landing weight with a limit descent velocity of 10 feet per second.

(2) Landing at the design take-off weight with a limit descent velocity of 6 feet per second.

(b) Wing lift not exceeding $\frac{2}{3}$ of the airplane weight may be assumed to exist throughout the landing impact and may,

if desired, be assumed to act through the airplane center of gravity. The ground reaction load factor is then equal to the inertia load factor minus the ratio of the assumed wing lift to the airplane weight. (See § 4b.372 for requirements concerning the energy absorption tests which determine the minimum limit inertia load factors corresponding to the required limit descent velocities.)

(c) The requirements of paragraph (a) and (b) of this section are predicated on conventional arrangements of main and nose gears, or main and tail gears, and normal operating techniques. These velocities may be appropriately modified if it can be shown that the airplane embodies features of design which make it impossible to develop these velocities, in which case lower values may be used subject to the approval of the Administrator.

§ 4b.244 *Landing cases and attitudes.* The airplane shall be assumed to contact the ground with the specified vertical velocities in the attitudes described in §§ 4b.245-4b.248.

§ 4b.245 *Level landing—(a) General.* In the level attitude, the airplane shall be assumed to contact the ground with the rates of descent specified in § 4b.243 at a forward velocity component parallel to the ground equal to 1.2 V_{st} . The following two combinations of vertical and drag components shall be considered acting at the axle center line:

(1) *Condition of maximum wheel spin-up load.* Drag components simulating the forces required to accelerate the wheel rolling assembly up to the specified ground speed shall be combined with the vertical ground reactions existing at the instant of peak drag loads. This condition may be considered to apply only to the landing gear and the directly affected attaching structure.

(2) *Condition of maximum wheel vertical load.* An aft acting drag component not less than 25% of the maximum vertical ground reaction shall be combined with the maximum ground reaction of § 4b.243.

(b) *Tail wheel type.* The airplane horizontal reference line shall be assumed horizontal. Two conditions shall be investigated (see Fig. 4b-5):

(1) Condition of maximum wheel spin-up load.

(2) Condition of maximum wheel vertical load.

(c) *Nose wheel type.* Two airplane attitudes shall be considered (see Fig. 4b-6):

(1) Main wheels contacting the ground with the nose wheel just clear of the ground. Two conditions shall be investigated:

(i) Condition of maximum wheel spin-up load.

(ii) Condition of maximum wheel vertical load.

(2) Nose and main wheels contacting the ground simultaneously. (Unless such an attitude cannot reasonably be attained at the specified descent and forward velocities.) Two conditions shall be investigated:

(i) Condition of maximum wheel spin-up load. The nose and main gear may be investigated separately for this

condition neglecting pitching moments due to wheel spin-up loads.

(ii) Condition of maximum wheel vertical load. The pitching moment shall be assumed to be resisted by the nose gear.

§ 4b.246 *Tail-down landing.* The following conditions shall be investigated for the limit vertical landing gear load factor obtained in § 4b.243 with the vertical ground reactions applied to the landing gear axles.

(a) *Tail wheel type.* The main and tail wheels shall be assumed contacting the ground simultaneously. (See Fig. 4b-7.) The ground reaction on the tail wheel, as determined from the above, shall be assumed to act in the following directions: (1) Vertical, (2) up and aft through the axle at 45° to the ground line.

(b) *Nose wheel type.* The airplane shall be at the stalling attitude or the maximum angle permitting clearance of the ground by all parts of the airplane, whichever is the lesser. (See Figure 4b-8.)

§ 4b.247 *One-wheel landing.* The main landing gear on one side of the airplane center line shall contact the ground in the level attitude. (See Figure 4b-9.) The ground reaction on this side may be taken the same as those obtained in § 4b.245. The unbalanced external loads shall be rationally or conservatively reacted by inertia of the airplane.

§ 4b.248 *Lateral drift landing.* The airplane shall be in the level attitude with only the main wheels contacting the ground. (See Fig. 4b-10.) Side loads of 0.8 of the vertical reaction (on one

side) acting inward and 0.6 of the vertical reaction (on the other side) acting outward shall be combined with $\frac{1}{2}$ of the maximum vertical ground reactions obtained in the level landing conditions. (§ 4b.245.) These loads are applied at the ground contact point and may be assumed resisted by the inertia of the airplane. Drag loads may be assumed zero.

TAXIING CONDITIONS

§ 4b.251 *General.* The landing gear and airplane structure shall be investigated for the conditions stated in §§ 4b.252 to 4b.255, in which the airplane shall be assumed at the design take-off weight unless otherwise specified. No wing lift shall be considered.

[Amdt. 04b-5, 12 F. R. 3933]

§ 4b.252 *Take-off run.* The landing gear and airplane structure shall be designed for loads not less than those resulting from the condition specified in § 4b.164.

§ 4b.253 *Braked roll—(a) Tail wheel type:* The airplane shall be assumed in the level attitude with all load on the main wheels. The limit vertical load factor shall be 1.2 for the airplane at design landing weight and 1.0 for the airplane at design take-off weight. A drag reaction equal to the vertical reaction multiplied by a coefficient of friction of 0.8 shall be applied at the ground contact point in combination with the vertical ground reaction. (See Figure 4b-11.)

(b) *Nose wheel type.* The limit vertical load factor shall be 1.2 for the airplane at design landing weight and 1.0 for the airplane at design take-off weight. A drag reaction equal to 0.8 of the vertical reaction shall be combined with the vertical reaction and applied at the ground contact point of each wheel having brakes. Two airplane attitudes shall be considered. (See Figure 4b-13.)

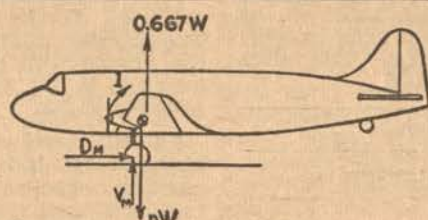
(1) The airplane in the level attitude with all wheels contacting the ground, assuming zero pitching acceleration and the loads distributed between the main and nose gear by the principles of statics.

(2) The airplane in the level attitude with only the main gear contacting the ground and the pitching moment resisted by angular acceleration.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-5, 12 F. R. 3933]

§ 4b.254 *Ground maneuvering—(a) Turning.* The airplane in the static position shall be assumed to execute a steady turn by nose gear steering or differential power such that the limit load factors applied at the center of gravity are 1.0 vertically and 0.5 laterally. The side ground reaction at each wheel shall be 0.5 of the vertical reaction. (See Figures 4b-12 and 4b-14.)

(b) *Pivoting.* The airplane shall be assumed to pivot about one main gear, the brakes on that gear being locked. The limit vertical load factor shall be 1.0 and the coefficient of friction 0.8. The airplane shall be assumed to be in static equilibrium, the loads being applied at the ground contact points. (See Figure 4b-15.)



Two conditions are used:

(1) $D_m = \mu V_m$ where V_m is vertical wheel reaction at instant wheels are up to speed and μ is coefficient of friction. μ may be assumed equal to 0.8. $12W$ —value necessary for balance.

(2) $D_m = 0.25 V_m$ where nW is determined by energy absorption requirements for landing.

FIGURE 4b-5.—LEVEL LANDING—TAIL WHEEL TYPE.

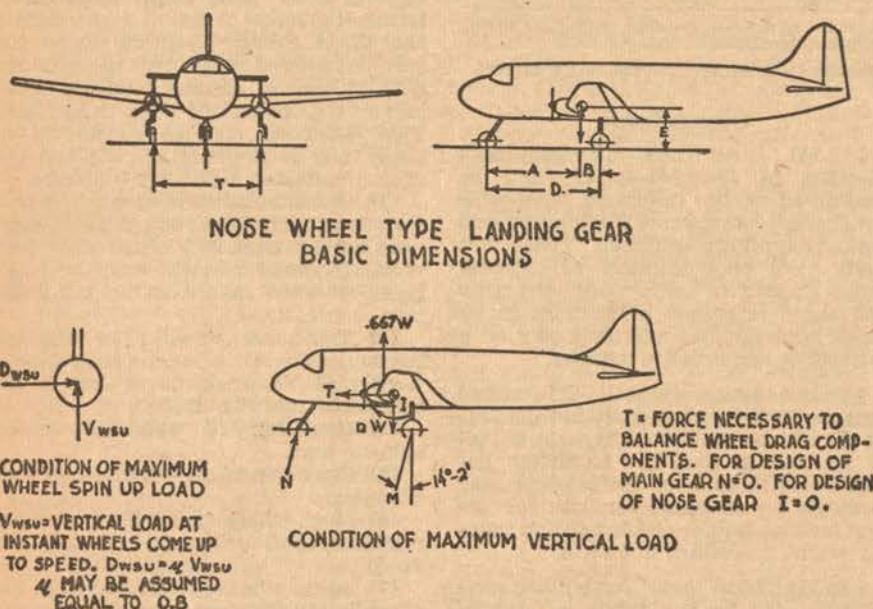


FIGURE 4b-6.—LEVEL LANDING—NOSE WHEEL TYPE.

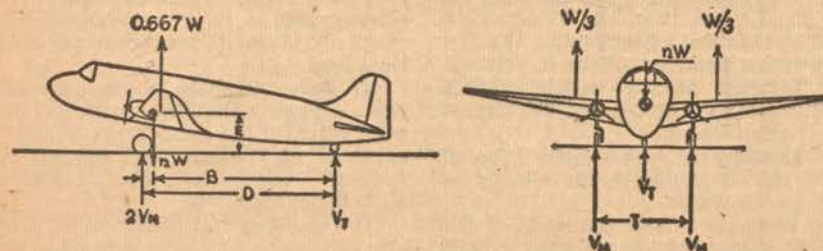


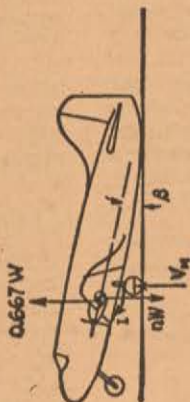
FIGURE 4b-7.—BASIC DIMENSIONS AND TAIL DOWN LANDING—TAIL WHEEL TYPE.

contact point on the nose gear are those required for static equilibrium. The side load factor at the airplane center of gravity shall be assumed zero.

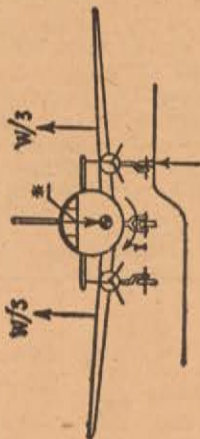
(d) *Tail wheel yawing.* A vertical ground reaction equal to the static load on the tail wheel, in combination with a side component of equal magnitude shall be assumed. When a swivel is provided, the tail wheel shall be assumed swiveled 90° to the airplane longitudinal axis with the resultant load passing through the axle. When a lock, steering device, or shimmy damper is provided, the tail wheel shall also be as-

(c) *Nose wheel yawing.* (1) A vertical load factor of 1.0 at the airplane center of gravity and a side component at the nose wheel ground contact equal to 0.8 of the vertical ground reaction at that point shall be assumed.

(2) The airplane shall be placed in static equilibrium with the loads resulting from the application of the brakes on one main gear. The vertical load factor at the center of gravity shall be 1.0. The forward acting load at the airplane center of gravity shall be $0.8 V_m$ where V_m is the vertical load on one main gear. The side and vertical loads at the ground



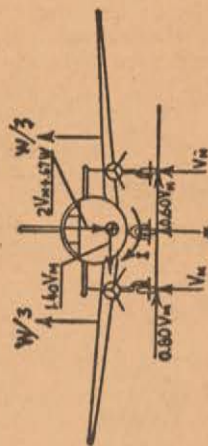
β = Angle for main gear and tail structure contacting ground except need not exceed stall angle.
FIGURE 4b-7.—TAIL DOWN LANDING—NOSE WHEEL TYPE.



SINGLE WHEEL LOAD FROM 2 WHEEL LEVEL LANDING CONDITION

* THE AIRPLANE INERTIA LOADS REQUIRED TO BALANCE THE EXTERNAL FORCES

FIGURE 4b-9.—ONE WHEEL LANDING—NOSE OR TAIL WHEEL TYPE.



* NOSE GEAR GROUND REACTION = 0

FIGURE 4b-10.—LATERAL DRIFT LANDING—NOSE OR TAIL WHEEL TYPE—AIRPLANE IN LEVEL ATTITUDE.

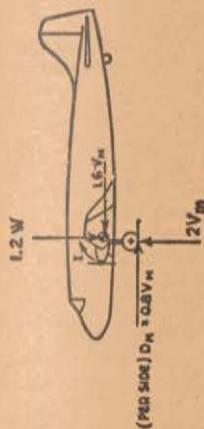


FIGURE 4b-11.—BRAKED ROLL TAIL WHEEL TYPE.

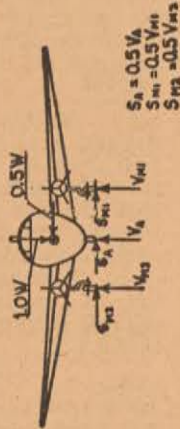
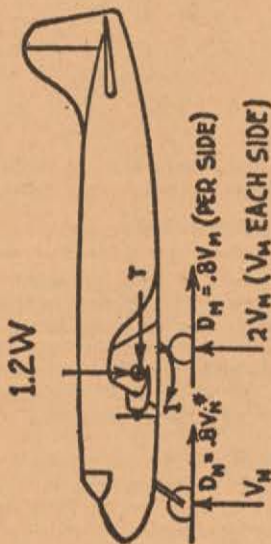
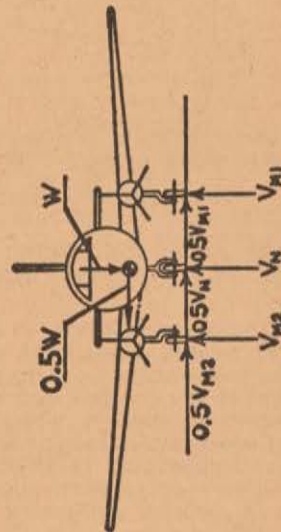


FIGURE 4b-12.—GROUND TURNING TAIL WHEEL TYPE.



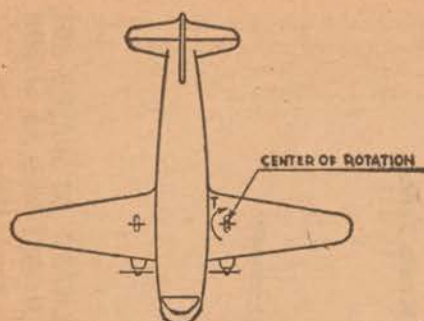
T = INERTIA FORCE NECESSARY TO BALANCE THE WHEEL DRAG FORCES
* $D_m = 0$ UNLESS NOSE WHEEL IS EQUIPPED WITH BRAKES.
FOR DESIGN OF MAIN GEAR $V_m = 0$
FOR DESIGN OF NOSE GEAR $I = 0$

FIGURE 4b-13.—BRAKED ROLL—NOSE WHEEL TYPE.



THE AIRPLANE INERTIA FACTORS AT THE CENTER OF GRAVITY ARE COMPLETELY BALANCED BY THE WHEEL REACTIONS AS SHOWN

FIGURE 4b-14.—GROUND TURNING—NOSE WHEEL TYPE.



V_n and V_m are static ground reactions for tail wheel type; the airplane is in the three point attitude with static landing gear reactions, pivoting about one main landing gear unit.

FIGURE 4b-15.—PIVOTING NOSE OR TAIL WHEEL TYPE.

sumed in the trailing position with the side load acting at the ground contact point.

§ 4b.255 *Unsymmetrical loads on dual wheel units.* In dual wheel units, 60% of the total ground reaction for the unit shall be applied to one wheel and 40% to the other. To provide for the case of one tire flat, either wheel shall be capable of withstanding 60% of the load which would be assigned to the unit in the specified conditions, except that the vertical ground reaction shall not be less than full static value.

WATER LOADS

§ 4b.261 *General.* The requirements set forth in §§ 4b.262-4b.288 shall apply to the entire airplane, but have particular reference to hull structure, wing, nacelles, and float supporting structure.

§ 4b.262 *Design weight.* The design weight used in the water landing conditions shall be not less than the design landing weight, except that local bottom pressure conditions shall be investigated at the design take-off weight.

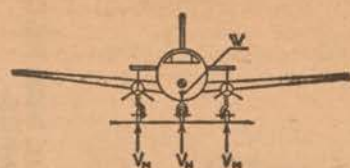
BOAT SEAPLANES

§ 4b.266 *Local bottom pressures—(a) Maximum local pressure.* The maximum value of the limit local pressure shall be determined from the following equation:

$$P_{max} = 0.04 V_s^{1.5}$$

Where:

p = pressure, pounds per square inch
 V_s = stalling speed with flaps fully retracted at design take-off weight



(b) *Variation in local pressure.* The local pressures to be applied to the hull bottom shall vary in accordance with Figure 4b-16. No variation from keel to chine (beamwise) shall be assumed, except when the chine flare indicates the advisability of higher pressures at the chine.

(c) *Application of local pressure.* The local pressures determined in paragraphs (a) and (b) of this section shall be applied over a local area in such a manner as to cause the maximum local loads in the hull bottom structure.

§ 4b.267 *Distributed bottom pressures.* (a) For the purpose of designing frames, keels, and chine structure, the limit pressures obtained from § 4b.266, using a value of W not less than design landing weight, and Figure 4b-16 shall be reduced to $1/2$ the local values and simultaneously applied over the entire hull bottom. The loads so obtained shall be carried into the side-wall structure of the hull proper, but need not be transmitted in a fore-and-aft direction as shear and bending loads.

(b) *Unsymmetrical loading.* Each floor member or frame shall be designed for a load on one side of the hull center line equal to the most critical symmetrical loading, combined with a load on the other side of the hull center line equal to $1/2$ of the most critical symmetrical loading.

§ 4b.268 *Step loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry so as to pass through the center of gravity of the airplane.

(b) *Acceleration.* The limit acceleration shall be 4.0, unless a lower value is substantiated by suitable tests such as impact basin tests.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be computed from the inertia loads produced by the vertical water load. To avoid excessive local shear loads and bending moments near the point of water load application, the water load may be distributed over the hull bottom, using pressures not less than those specified in § 4b.267.

§ 4b.269 *Bow loading condition—(a) Application of load.* The resultant water load shall be applied in the plane of symmetry at a point $1/5$ of the distance from the bow to the step and shall be directed upward and rearward at an angle of 30° from the vertical.

(b) *Magnitude of load.* The magnitude of the limit resultant water load shall be determined from the following equation:

$$p_b = 1/2 n_s W_e$$

where:

p_b = the load in pounds.

n_s = the step landing load factor.

W_e = an effective weight which is assumed equal to $1/2$ the design landing weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads which resist the linear and angular accelerations involved. To avoid excessive local shear loads, the water reaction may be distributed over the hull bottom, using pressures not less than those specified in § 4b.267.

§ 4b.270 *Stern loading condition—(a) Application of load.* The resultant water load shall be applied vertically in the plane of symmetry and shall be distributed over the hull bottom from the second step forward with an intensity equal to the pressures specified in § 4b.267.

(b) *Magnitude of load.* The limit resultant load shall equal $3/4$ of the design landing weight of the airplane.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by assuming the hull structure to be supported at the wing attachment fittings and neglecting internal inertia loads. This condition need not be applied to the fittings or to the portion of the hull ahead of the rear attachment fittings.

§ 4b.271 *Side loading condition—(a) Application of load.* The resultant water load shall be applied in a vertical plane through the center of gravity. The vertical component shall be assumed to act in the plane of symmetry and horizontal component at a point half way between the bottom of the keel and the load waterline at design landing weight (at rest).

(b) *Magnitude of load.* The limit vertical component of acceleration shall be 3.25 and the side component shall be equal to 15% of the vertical component.

(c) *Hull shear and bending loads.* The hull shear and bending loads shall be determined by proper consideration of the inertia loads or by introducing cou-

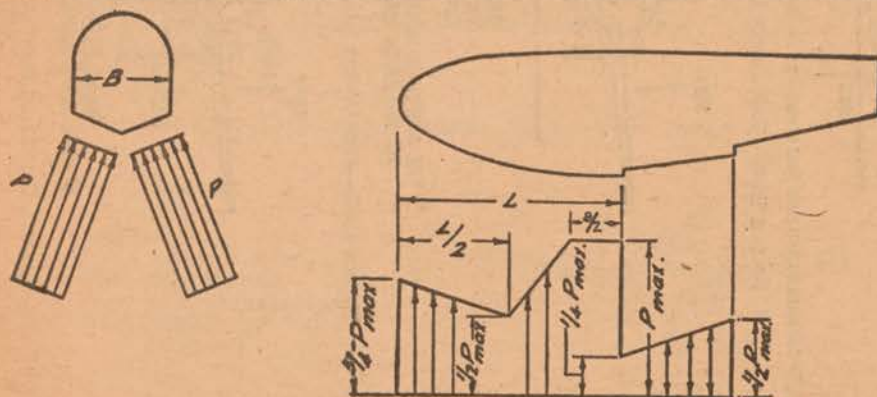


FIGURE 4b-16.—DISTRIBUTION OF LOCAL PRESSURES—BOAT SEAPLANES.

ples at the wing attachment points. To avoid excessive local shear loads, the water reaction may be distributed over the hull bottom, using pressures not less than those specified by § 4b.267.

FLOAT SEAPLANES

§ 4b.276 *Landing with inclined reactions.* The vertical component of the limit load factor shall be 4.0, unless a lower value is substantiated by suitable tests such as impact basin tests. The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction to be acting in the plane of symmetry and passing through the center of gravity of the airplane, but inclined so that its horizontal component is equal to $\frac{1}{4}$ of its vertical component. Inertia forces shall be assumed to act in a direction parallel to the water reaction.

§ 4b.277 *Landing with vertical reactions (float seaplanes).* The limit load factor shall be 4.0 acting vertically, unless a lower value is substantiated by suitable tests, such as impact basin tests. The propeller axis (or equivalent reference line) shall be assumed to be horizontal, and the resultant water reaction to be vertical and passing through the center of gravity of the airplane.

§ 4b.278 *Landing with side load (float seaplanes).* The vertical component of the limit load factor shall be 4.0. The propeller axis (or equivalent reference line) shall be assumed to be horizontal and the resultant water reaction shall be assumed to be in the vertical plane which passes through the center of gravity of the airplane and is perpendicular to the propeller axis. The vertical load shall be applied through the keel or keels of the float or floats and evenly divided between the floats when twin floats are used. A side load equal to one-fourth of the vertical load shall be applied along a line approximately halfway between the bottom of the keel and the level of the water line at rest. When twin floats are used, the entire side load specified shall be applied to the float on the side from which the water reaction originates.

§ 4b.279 *Seaplane float loads.* Each main float of a float seaplane shall be capable of carrying the following loads when supported at the attachment fittings as installed on the airplane.

(a) A limit load, acting upward, applied at the bow end of the float and of magnitude equal to that portion of the airplane weight normally supported by the particular float.

(b) A limit load acting upward at the stern of magnitude equal to 0.8 times that portion of the airplane weight normally supported by the particular float.

(c) A limit load, acting upward, applied at the step and of magnitude equal to 1.5 times that portion of the airplane weight normally supported by the particular float.

§ 4b.280 *Seaplane float bottom loads.* Main seaplane float bottoms shall be designed to withstand the following loads:

(a) A limit bottom pressure of at least the value specified in § 4b.266, applied over that portion of the bottom lying

between the first step and a section at 25% of the distance from the step to the bow.

(b) A limit bottom pressure of at least one-half the value specified in paragraph (a) of this section applied over that portion of the bottom lying between the section at 25% of the distance from the step to the bow and a section at 75% of the distance from the step to the bow.

(c) A limit bottom pressure of at least 0.3 of the values specified in paragraph (a) of this section, applied over that portion of the bottom aft of the step (aft of main step if more than one step is used).

WING-TIP FLOAT AND SEA WING LOADS

§ 4b.286 *Wing-tip float loads.* Wing-tip floats and their attachment, including the wing structure, shall be analyzed for each of the following conditions:

(a) A limit load acting vertically up at the completely submerged center of buoyancy and equal to three times the completely submerged displacement.

(b) A limit load inclined upward at 45° to the rear and acting through the completely submerged center of buoyancy and equal to three times the completely submerged displacement.

(c) A limit load acting parallel to the water surface (laterally) applied at the center of area of the side view and equal to 1.5 times the completely submerged displacement.

§ 4b.287 *Primary wing structure.* The primary wing structure shall incorporate sufficient extra strength to insure that failure of wing-tip float attachment members occurs before the wing structure is damaged.

§ 4b.288 *Sea wing loads.* Sea wing design loads shall be based on suitable test data.

EMERGENCY LANDING CONDITIONS

§ 4b.291 *General.* The following requirements deal with emergency conditions of landing on land or water in which the safety of the occupants shall be considered, although it is accepted that parts of the airplane may be damaged.

(a) The structure shall be designed to give every reasonable probability that all the occupants, if they make proper use of the seats, belts, and other provisions made in the design (see §§ 4b.441-4b.456) will escape serious injury in the event of a minor crash landing (with wheels up if the airplane is equipped with retractable landing gear) in which the occupants experience the following ultimate inertia forces relative to the surrounding structure.

Forward.....	0 to 6.0 g
Sideward.....	0 to 1.5 g
Vertical.....	0 to 4.5 g (down) 0 to 2.0 g (up)

(b) A lesser value of the downward inertia force may be used if it is shown that the airplane structure could absorb the landing shock corresponding to the design landing weight and an ultimate descent velocity of 5 feet per second without exceeding the value chosen. The specified inertia forces shall also be applied to all items of mass which would be liable to injure the passengers or crew if they came adrift under such condi-

tions, and the supporting structure shall be designed to restrain these items.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-5, 12 F. R. 3933]

§ 4b.292 *Ditching provisions.* (a) At the request of the applicant, type certification may include certification that adequate provision has been made for emergency landings during overwater flights. In order that landplanes may qualify for such a certification, satisfactory evidence must be submitted that all practicable measures compatible with the general characteristics of the type have been taken to minimize the chance of any behavior of the airplane, in an emergency landing on water, which would be likely to cause immediate injury to the occupants or to make it impossible for them to escape from the airplane. (Airplanes that are to receive this special certification must also comply with the terms of § 4b.431).

(b) In demonstrating compliance with this requirement, the probable behavior of the airplane in a water landing shall be investigated by model tests or comparison with airplanes of similar configuration for which the ditching characteristics are known. In making such tests or comparisons proper consideration shall be given to scoops, flaps, projections, and all other factors likely to affect the hydrodynamic characteristics of the actual airplane. External doors and windows shall be designed to withstand the probable maximum local pressures unless the effects of the collapse of such parts are taken into account in the model tests or airplane comparison.

SUBPART D—DESIGN AND CONSTRUCTION GENERAL

§ 4b.301 *Minimum tests.* The airplane shall not incorporate design features or details which experience has shown to be hazardous or unreliable. The suitability of all questionable design details or parts shall be established by tests. Minimum tests required to prove the strength and proper functioning of particular parts are specified.

§ 4b.302 *Materials.* The suitability and durability of all materials used in the airplane structure shall be established on the basis of experience or tests. All materials used in the airplane structure shall conform to approved specifications which will insure their having the strength and other properties assumed in the design data.

§ 4b.302-1 *Technical Standard Order TSO-C14: "Aircraft Fabric, 'Intermediate' Grade, External Covering Material" (CAA rules which apply to § 4b.302)—(a) Introduction.* (1) Aircraft fabric is in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his aircraft fabric.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for aircraft fabric for

the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for "intermediate" grade fabric which is intended for use as external covering material on civil aircraft or components thereof. The specifications of the Society of Automotive Engineers for "intermediate" grade fabric contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 3.31, 3.320, 4a.31, 4a.252, 4a.338, 4b.41, 4b.302, and 4b.332 of this subchapter, which authorize the Administrator to approve aircraft material, the performance requirements for "intermediate" grade fabric as set forth in section 5 of SAE Specification AMS 3804, Cloth: Airplane, Cotton, Mercerized, dated January 1, 1946,¹ stated below, are hereby established as the minimum safety requirements for "intermediate" grade fabric which is intended for external use on civil aircraft:

1. *Acknowledgment.* A vendor shall mention this specification number in all quotations and when acknowledging purchase orders.

2. *Application.* The cloth shall be suitable for covering aircraft surfaces such as wings, fuselage, ailerons, and elevators.

3. *Material.* The cloth shall be woven from 1- or 2-ply, combed cotton yarn.

4. *Quality.* (a) The cotton fibers shall be evenly spun into yarns of proper and uniform yarn count, twist, and diameter to produce the texture and weight required.

(b) The yarn shall be reasonably free from nap breaks, broken ends, uneven threads and knots.

(c) Yarns shall be closely woven into fabric uniform in body and appearance, and which shall be reasonably free from striations due to variable weaving operations. Cloth shall be uniformly finished in accordance with the best practice for high-grade airplane cloth.

5. *Requirements.* (a) The cloth shall be piece mercerized, or the yarn may be mercerized under tension.

(b) The weave shall be plain (one up and one down).

(c) The number of threads shall be not more than 94 and not less than 80 per inch in either the warp or the fill.

(d) The selvage edges shall be flat woven with no greater tension than that of the body of the cloth.

(e) The breaking strength shall be not less than 65 pounds per inch of width in either the warp or fill as determined by the ravelled-strip method.

(f) The elongation shall be not greater than 13% in the warp and not greater than 11% in the fill when 57 pounds tension is applied during the ravelled-strip test.

(g) The tearing strength shall be not less than 4 pounds in either the warp or fill as determined by the trapezoid method.

(h) The weight of the finished cloth shall not exceed 4 ounces per square yard.

(i) The cloth shall contain not more than 2.5% total sizing, finishing and other non-fibrous materials and should be chemically neutral. A desizing operation may be performed if necessary to reduce the sizing content to the 2.5% maximum value specified.

(j) Finishing shall consist of washing, framing and calendering. The calendering shall be sufficient to lay any nap present and shall provide a smooth, even surface. Nap may be removed by singeing.

6. *Tests.* All tests shall be made in accordance with ASTM D39-39 except as follows: The test for total sizing, finishing and other non-fibrous materials shall be made in accordance with ASTM D629-42T, using equation 3 for calculation.

7. *Tolerances.* Unless otherwise specified on the drawing or purchase order, the following tolerances apply:

Width (inches):	Tolerance (inches)
36-----	± 1/2
42-----	± 3/4
60-----	± 1
69-----	± 1
90-----	± 1 1/2

8. *Length of cut.* The length of a single cut shall be not less than 40 yards except that 10% of the total yardage of one width under any contract or order may be, in short lengths of from 10 to 25 yards and 10% may be from 25 to 40 yards. However, short lengths shall be rolled together and the roll properly labeled to indicate that it is composed of short lengths.

9. *Length of rolls.* The cloth shall be furnished on rolls containing the following lengths:

Width (inches):	Roll length (yards)
36 and 42-----	500 to 600
60 and 69-----	250 to 300
90-----	175 to 200

10. *Reports.* Unless otherwise specified, the vendor shall furnish for each shipment three copies of a notarized report stating that the cloth conforms to this specification. This report shall include the purchase order number, material specification number and quantity.

11. *Identification.* The cloth shall incorporate a continuous marking to show the manufacturer's name or trade mark and AMS 3804. This marking may be stamped along the selvage.

12. *Packaging.* (a) Packaging shall be accomplished in such a manner as to insure that the cloth, during shipment or storage, will be protected against exposure to moisture or weathering, or harmful agents of any kind.

(b) Each package shall be permanently and legibly marked to give the following information:

Cloth: airplane, cotton, mercerized 65 lbs.
Breaking Strength AMS 3804
Yardage-----
Width-----
Date of manufacture-----
Order number-----
Manufacturer's name-----

13. *Approval.* A vendor shall not supply cloth to this specification until samples are approved by the purchaser and, after approval, the materials and/or methods of manufacture shall not be changed without written permission from the purchaser. Results of tests on incoming shipments shall be essentially equal to those on the approved samples.

14. *Rejections.* Cloth not conforming to this specification or to authorized modifications shall be subject to rejection. Unless otherwise stipulated, rejected cloth will be returned to vendor at vendor's expense, unless purchaser receives, within three weeks of notification of rejection, other instructions for disposition.

NOTE: Similar specification. ANC-121 is listed for information only and shall not be construed as an acceptable alternate unless all requirements of this AMS are met.

(2) *Application.* Fabric complying with the specifications appearing in this order is approved for all aircraft with wing loadings of less than 9 pounds per square foot and placard never-exceed

speeds of less than 160 miles per hour. Fabric already approved by the Administrator may continue to be installed on aircraft:

(i) For which an application for original type certificate is made prior to the effective date of this order.

(ii) The prototype of which is flown within 1 year after the effective date of this order, and

(iii) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, the Technical Standard Order designation "CAA-TSO-C14" shall be marked continuously along the selvage edge of the cloth, except that for the purposes of this order, inclusion of the AMS number 3804 is not required. This will identify the fabric as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for aircraft fabric have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After September 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of "intermediate" grade fabric for use on certificated aircraft.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the "intermediate" grade fabric to be manufactured by him meets the minimum safety requirements established in this order. Immediately thereafter, distribution of the aircraft fabric conforming to the terms of this order may be started and continued.

(ii) The prescribed identification on the aircraft fabric does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the aircraft fabric on his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [13 F. R. 7726]

§ 4b.302-2 *Technical Standard Order TSO-C15: "Aircraft Fabric, Grade 'A,' External Covering Material"* (CAA rules which apply to § 4b.302)—(a) *Introduction.* (1) Aircraft fabric is in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his aircraft fabric.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for aircraft fabric for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for Grade "A" fabric which is intended for use as external covering material on civil aircraft or components thereof. The specifications of the Society of Automotive Engineers for Grade "A" fabric contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 3.31, 3.320, 4a.31, 4a.252, 4a.338, 4b.41, 4b.302, and 4b.332 of this subchapter, which authorize the Administrator to approve aircraft material, the performance requirements for Grade "A" fabric as set forth in section 5 of SAE Specification AMS 3806, Cloth; Airplane, Cotton, Mercerized, dated January 1, 1946,¹ stated below, are hereby established as the minimum safety requirements for Grade "A" fabric which is intended for external use on civil aircraft.

1. *Acknowledgment.* A vendor shall mention this specification number in all quotations and when acknowledging purchase orders.

2. *Application.* The cloth shall be suitable for covering aircraft surfaces such as wings, fuselage, ailerons, and elevators.

3. *Material.* The cloth shall be woven from 2-ply, combed cotton yarn.

4. *Quality.* (a) The cotton fibers shall be evenly spun into yarns of proper and uniform yard count, twist, and diameter to produce the texture and weight required.

(b) The yarn shall be reasonably free from nap breaks, broken ends, uneven threads and knots.

(c) Yarns shall be closely woven into fabric uniform in body and appearance, and which shall be reasonably free from striations due to variable weaving operations. Cloth shall be uniformly finished in accordance with the best practice for high-grade airplane cloth.

5. *Requirements.* (a) The cloth shall be piece mercerized, or the yarn may be mercerized under tension.

(b) The weave shall be plain (one up and one down).

(c) The number of threads shall be not more than 84 and not less than 80 per inch in either the warp or the fill.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 89th St., New York, N. Y.

(d) The selvage edges shall be flat woven with no greater tension than that of the body of the cloth.

(e) The breaking strength shall be not less than 80 pounds per inch of width in either the warp or fill as determined by the ravelled-strip method.

(f) The elongation shall be not greater than 13% in the warp and not greater than 11% in the fill when 70 pounds tension is applied during the ravelled-strip test.

(g) The tearing strength shall be not less than 5 pounds in either the warp or fill as determined by the trapezoid method.

(h) The weight of the finished cloth shall not exceed 4.0 ounces per square yard for 36 and 42 inch widths and 4.5 ounces per square yard for 60 inches and over.

(i) The cloth shall contain not more than 2.5% total sizing, finishing and other non-fibrous materials and should be chemically neutral. A desizing operation may be performed if necessary to reduce the sizing content to the 2.5% maximum value specified.

(j) Finishing shall consist of washing, framing and calendaring. The calendaring shall be sufficient to lay any nap present and shall provide a smooth, even surface. Nap may be removed by singeing.

6. *Tests.* All tests shall be made in accordance with ASTM D39-39 except as follows: The test for total sizing, finishing and other non-fibrous materials shall be made in accordance with ASTM D629-42T, using equation 3 for calculation.

7. *Tolerances.* Unless otherwise specified on the drawing or purchase order, the following tolerances apply:

Width (inches):	Tolerance (inches)
36-----	±½
42-----	±½
60-----	±1
69-----	±1
90-----	±1½

8. *Length of cut.* The length of a single cut shall be not less than 40 yards except that 10% of the total yardage of one width under any contract or order may be in short lengths of from 10 to 25 yards and 10% may be from 25 to 40 yards. However, short lengths shall be rolled together and the roll properly labeled to indicate that it is composed of short lengths.

9. *Length of roll.* The cloth shall be furnished on rolls containing the following lengths:

Width (inches):	Roll length (yards)
36 and 42-----	500 to 600
60 and 69-----	250 to 300
90-----	175 to 200

10. *Reports.* Unless otherwise specified, the vendor shall furnish for each shipment three copies of a notarized report stating that the cloth conforms to this specification. This report shall include the purchase order number, material specification number and quantity.

11. *Identification.* The cloth shall incorporate a continuous marking to show the manufacturer's name or trade-mark and AMS 3806. This marking may be stamped along the selvage.

12. *Packaging.* (a) Packaging shall be accomplished in such a manner as to insure that the cloth, during shipment or storage, will be protected against exposure to moisture or weathering, or harmful agents of any kind.

(b) Each package shall be permanently and legibly marked to give the following information:

Cloth: airplane, cotton, mercerized, 80 lbs.
 Breaking Strength AMS 3806
 Yardage -----
 Width -----
 Date of Manufacture -----
 Order number -----
 Manufacturer's name -----

13. *Approval.* A vendor shall not supply cloth to this specification until samples are approved by the purchaser and, after approval, the materials and/or methods of manufacture shall not be changed without written permission from the purchaser. Results of tests on incoming shipments shall be essentially equal to those on the approved samples.

14. *Rejections.* Cloth not conforming to this specification or to authorized modifications shall be subject to rejection. Unless otherwise stipulated, rejected cloth will be returned to vendor at vendor's expense, unless purchaser receives, within three weeks of notification of rejection, other instructions for disposition.

NOTE: Similar specification. ANC-121 is listed for information only and shall not be construed as an acceptable alternate unless all requirements of this AMS are met.

(2) *Application.* Fabric complying with the specifications appearing in this order is approved for all aircraft with wing loadings greater than 9 pounds per square foot and placard never-exceed speeds greater than 160 miles per hour. Fabric already approved by the Administrator may continue to be installed on aircraft:

(i) For which an application for original type certificate is made prior to the effective date of this order,

(ii) The prototype of which is flown within 1 year after the effective date of this order, and

(iii) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, the Technical Standard Order designation "CAA-TSO-C15" shall be marked continuously along the selvage edge of the cloth, except that for the purposes of this order, inclusion of the AMS number 3806 is not required. This will identify the fabric as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for aircraft fabric have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After September 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of Grade "A" fabric for use on certificated aircraft.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company,

setting forth that the Grade "A" aircraft fabric to be manufactured by him meets the minimum safety requirements established in this order. Immediately thereafter, distribution of the aircraft fabric conforming to the terms of this order may be started and continued.

(ii) The prescribed identification on the aircraft fabric does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the aircraft fabric on his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 7727]

§ 4b.303 *Fabrication methods.* The methods of fabrication employed in constructing the airplane structure shall be such as to produce a uniformly sound structure. When a fabrication process such as gluing, spot welding, or heat treating requires close control to attain this objective, the process shall be performed in accordance with an approved process specification.

§ 4b.304 *Standard fastenings.* All bolts, pins, screws, and rivets used in the structure shall be of an approved type. The use of an approved locking device or method is required for all such bolts, pins, and screws. Self-locking nuts shall not be used on bolts which are subject to rotation in operation.

§ 4b.305 *Protection.* All members of the structure shall be suitably protected against deterioration or loss of strength in service due to weathering, corrosion, abrasion, or other causes. In seaplanes, special precaution shall be taken against corrosion from salt water, particularly where parts made from different metals are in close proximity. Adequate provisions for ventilation and drainage shall be made.

§ 4b.306 *Inspection provisions.* Adequate means shall be provided to permit the close examination of such parts of the airplane as require periodic inspection, adjustments for proper alignment and functioning, and lubrication of moving parts.

STRUCTURAL PARTS

§ 4b.311 *Material strength properties and design values.* Material strength properties shall be based on a sufficient number of tests of material conforming to specifications to establish design values on a statistical basis. The design values shall be so chosen that the probability of any structure being understrength because of material variations is extremely

remote. ANC-5¹ values and ANC-18¹ shall be used unless shown to be inapplicable in a particular case.

§ 4b.312 *Special factors.* Where there may be uncertainty concerning the actual strength of particular parts of the structure, or where the strength is likely to deteriorate in service prior to normal replacement, increased factors of safety shall be provided to insure that the reliability of such parts is not less than the rest of the structure as specified in §§ 4b.313-4b.316.

§ 4b.313 *Variability factor.* For parts whose strength is subject to appreciable variability due to uncertainties in manufacturing processes and inspection methods, the factor of safety shall be increased sufficiently to make the probability of any part being understrength from this cause extremely remote. Minimum variability factors (only the highest pertinent variability factor need be considered) are as follows:

(a) *Castings.* (1) Where visual inspection only is to be employed, the variability factor shall be 2.0.

(2) The variability factor may be reduced to 1.25 for ultimate loads and 1.15 for limit loads when at least three sample castings are tested to show compliance with these factors, and all sample and production castings are visually and radiographically inspected in accordance with an approved inspection specification.

(3) Other inspection procedures and variability factors may be used if approved by the Administrator.

§ 4b.314 *Bearing factors.* (a) The factor of safety in bearing at bolted or pinned joints shall be suitably increased to provide for the following conditions (values in ANC-5 are acceptable):

(1) Relative motion in operation. (Control surface and system joints are covered in §§ 4b.341-4b.343 and 4b.351-4b.368.)

(2) Joints with clearance (free fit) subject to pounding or vibration.

(b) Bearing factors need not be applied when covered by other special factors.

§ 4b.315 *Fitting factor.* Fittings are defined as parts such as end terminals used to join one structural member to another. A multiplying factor of safety of at least 1.15 shall be used in the analysis of all fittings whose strength is not proven by limit and ultimate load tests in which the actual stress conditions are simulated in the fitting and the surrounding structure. This factor applies to all portions of the fitting, the means of attachment, and bearing on the members joined. In the case of integral fittings, the part shall be treated as a fitting up to the point where the section properties become typical of the member. The fitting factor need not be applied where a

¹ ANC-5, "Strength of Aircraft Elements" and ANC-18, "Design of Wood Aircraft Structures," are published by the Army-Navy-Civil Committee on Aircraft Design Criteria and may be obtained from the Government Printing Office, Washington 25, D. C., for \$0.35 and \$0.25, respectively.

type of joint design based on comprehensive test data is used. The following are examples: Continuous joints in metal plating, welded joints, and scarf joints in wood, all made in accordance with approved practices.

§ 4b.316 *Fatigue strength.* The structure shall be designed in so far as practicable, to avoid points of stress concentration where variable stresses above the fatigue limit are likely to occur in normal service.

FLUTTER, VIBRATION, AND STIFFNESS

§ 4b.321 *Flutter and vibration prevention measures.* (a) Wings, tail surfaces, control surfaces, control systems, and other structural parts shall be free from flutter and all dangerous vibration, including that resulting from gust impulses, for all conditions of operation within the limit $V-n$ envelope (see § 4b.171 for required flight demonstration). In addition to this flight demonstration, satisfactory analytical and/or experimental evidence shall be submitted to show that dangerous flutter conditions would not develop at any speed up to $1.2 V_a$ chosen in accordance with § 4b.189 except that the speed need not exceed the terminal velocity in a 30° dive.

(b) In showing compliance with this section:

(1) The natural frequencies of all main structural components, control surfaces and systems shall be determined by vibration tests or other satisfactory methods, and shall be shown to be within the range of values satisfactory for the prevention of flutter.

(2) The mass balance of movable control surfaces shall be shown to be such as to preclude flutter. If concentrated balance weights are used to balance control surfaces, their location and the stiffness of their supports shall be shown adequate to render them effective.

(3) Control surface tabs not equipped with a rugged irreversible actuating mechanism, as specified in § 4b.353, shall be properly mass balanced and shown to be free from flutter tendencies by a rational flutter analysis or equivalent testing.

§ 4b.322 *Stiffness.* Wings and tail surfaces shall be shown to be free from aero-elastic divergence, and control surfaces to be free from reversal of effect, at all speeds up to $1.2 V_a$ chosen in accordance with § 4b.189, except that the speed need not exceed the terminal velocity in a 30° dive. In showing compliance with this section, the torsional rigidity of wings and tail surfaces shall be determined by tests or other acceptable methods.

WINGS

§ 4b.331 *External bracing.* When wires are used for external lift bracing, they shall be double unless the design provides for a lift-wire-cut condition. Rigging loads shall be taken into account in a rational or conservative manner. The end connections of brace wires shall be such as to minimize restraint against bending or vibration. When brace struts of large fineness ratio are used, the aerodynamic forces on such struts shall be taken into account.

§ 4b.332 *Covering.* Strength tests of fabric covering are required unless approved grades of cloth, methods of support, attachment and finishing are employed. Special tests may be required when it appears necessary to account for the effects of unusually high design air speeds, slipstream velocities, or other unusual conditions.

§ 4b.332-1 *Aircraft fabric (CAA rules which apply to § 4b.332).* See §§ 4b.302-1 and 4b.302-2.

[13 F. R. 7728]

CONTROL SURFACES (FIXED AND MOVABLE)

§ 4b.341 *Proof of strength.* Limit load tests are required to prove compliance with limit load requirements. Control surface tests shall include the horn or fitting to which the control system is attached. Analysis or individual load tests shall be conducted to demonstrate compliance with the multiplying factor of safety requirements for control surface hinges. Rigging loads due to wire bracing shall be taken into account in a rational or conservative manner. The end connections of brace wires shall be such as to minimize restraint against bending or vibration.

§ 4b.342 *Installation.* Movable tail surfaces shall be so installed that there is no interference between the surfaces of their bracing when each is held in its extreme position and all others are operated through their full angular movement. When an adjustable stabilizer is used, stops shall be provided which will limit its travel, in the event of failure of the adjusting mechanism, to a range equal to the maximum required to trim the airplane in accordance with § 4b.136.

§ 4b.343 *Hinges.* Control surface hinges, excepting ball and roller bearings, shall incorporate a multiplying factor of safety of not less than 6.67 with respect to the ultimate bearing strength of the softest material used as a bearing. For hinges incorporating ball or roller bearings, the approved rating of the bearing shall not be exceeded. Hinges shall provide sufficient strength and rigidity for loads parallel to the hinge line.

CONTROL SYSTEMS

§ 4b.351 *General.* All controls shall operate with sufficient ease, smoothness, and positiveness to permit the proper performance of their function and shall be so arranged and identified as to provide satisfactory convenience in operation and prevent possibility of confusion and subsequent inadvertent operation.

§ 4b.352 *Primary flight controls.* Primary flight controls are defined as those used by the pilot for the immediate control of the pitching, rolling, and yawing of the airplane. Two-control airplanes shall be capable of continuing safely in flight and landing in spite of the failure of any one connecting element in the primary directional-lateral flight control system.

§ 4b.353 *Trimming controls.* The trimming controls shall be conveniently located and each shall operate in the plane and with the sense of the motion of the airplane which its operation is in-

tended to provide, as specified in § 4b.423. Proper precautions shall be taken against the possibility of inadvertent or abrupt tab operation. Means shall be provided, adjacent to the control to indicate to the pilot the direction of the control movement in relation to the airplane motion and the positions of the trim device with respect to the range of adjustment. Trimming devices shall be capable of continued normal operation in spite of the failure of any one connecting or transmitting element in the primary flight control system. Tab controls shall be irreversible unless the tab is properly balanced and investigated for flutter. Irreversible tab systems shall provide adequate rigidity and reliability in the portion of the system from the tab to the attachment of the irreversible unit to the airplane structure.

§ 4b.354 *Wing flap controls.* The wing flap control shall provide means for bringing the flaps from any position within the operating range to any one of the take-off, en route, approach, and landing positions specified in §§ 4b.91-4b.114. The control shall operate in such a manner as to permit the flight crew to place the flap in any of these positions readily and surely and to maintain these positions thereafter without further attention on the part of the crew. The flap control shall operate in the directions specified in § 4b.423 and shall be so located and designed as to render improbable its inadvertent operation. (See Fig. 4b-17.) The rate of motion of the flap in response to the operation of the control shall be such as to permit compliance with the requirements of § 4b.127 (c) and (d). The control shall be so designed as to be capable of retracting the flaps from the fully extended position during steady flight drawing maximum continuous power at all speeds from V_{st} to V_f plus 10 miles per hour. Means shall be provided to indicate the flap position to the pilot and the indicator shall show the take-off, en route, approach, and landing positions. If any extension of the flaps beyond the landing position is possible, the flap control shall be clearly marked to identify such range of extension. Adequate instructions for the proper operation of the wing flaps shall be included in the airplane operating manual required by §§ 4b.911-4b.926.

§ 4b.355 *Flap interconnection.* The motion of flaps on opposite sides of the plane of symmetry shall be synchronized by a mechanical interconnection unless the airplane is demonstrated to have safe flight characteristics while the flaps are retracted on one side and extended on the other. Where an interconnection is used, it shall be designed to account for the unsymmetrical loads resulting from flight with the engines on one side of the plane of symmetry inoperative and the remaining engines at take-off power. For single-engined airplanes, it may be assumed that 100% of the critical air load acts on one side and 70% on the other.

§ 4b.356 *Stops.* All control systems shall be provided with stops which positively limit the range of motion of the control surfaces. Stops shall be so lo-

cated in the system that wear, slackness, or take-up adjustments will not appreciably affect the range of surface travel. Stops shall be capable of withstanding the loads corresponding to the design conditions for the control system.

§ 4b.357 *Control system locks.* (a) When a device is provided for locking a control surface while the airplane is on the ground or water:

(1) The locking device shall be so installed as to provide unmistakable warning to the pilot when it is engaged,

(2) Means shall be provided to preclude the possibility of the lock becoming engaged during flight.

(b) Such locks shall be designed for the ground gust conditions of § 4b.233.

§ 4b.358 *Proof of strength.* Tests are required to prove compliance with limit load requirements. The direction of test loads shall be such as to produce the most severe loading of the control system structure. The tests shall include all fittings, pulleys, and brackets used to attach the control system to the primary structure. Analyses or individual load tests shall be conducted to demonstrate compliance with the multiplying factor of safety requirements specified for control system joints subjected to angular motion.

§ 4b.359 *Operation test.* An operation test shall be conducted by operating the controls from the pilot's compartment with the entire system so loaded as to correspond to 80% of the limit load specified for the control system in question. In this test there shall be no jamming, excessive friction, or excessive deflection.

CONTROL SYSTEM DETAILS

§ 4b.366 *General.* All control systems and operating devices shall be so designed and installed as to prevent jamming, chafing, or interference from cargo, passengers, or loose objects as a result of inadequate clearances. Special precautions shall be provided in the cockpit to prevent the entry of foreign objects into places where they might jam the controls. Provisions shall be made to prevent the slapping of cables or tubes against parts of the airplane.

§ 4b.367 *Cable systems.* Cables, cable fittings, turnbuckles, splices, and pulleys shall be in accordance with approved specifications. Cables smaller than $\frac{1}{8}$ -inch diameter shall not be used in the primary control system. The design of cable systems shall be such that there will not be a hazardous change in cable tension throughout the range of travel under operating conditions and temperature variations. Pulley types and sizes shall correspond to the cables with which they are used, as specified on the pulley specification. All pulleys shall be provided with satisfactory guards which shall be closely fitted to prevent the cables becoming misplaced or fouled even when slack. The pulleys shall lie in the plane passing through the cable within such limits that the cable does not rub against the pulley flange. Fairleads shall be so installed that they are not required to cause a change in cable

direction of more than 3°. Clevis pins (excluding those not subject to load or motion) retained only by cotter pins shall not be employed in the control system. Turnbuckles shall be attached to parts having angular motion in such a manner as to prevent positively any binding throughout the range of travel. Provisions for visual inspection shall be made at fairleads, pulleys, terminals, and turnbuckles.

§ 4b.368 *Joints*. Control system joints subjected to angular motion in push-pull systems, excepting ball and roller bearing systems, shall incorporate a multiplying factor of safety of not less than 3.33 with respect to the ultimate bearing strength of the softest material used as a bearing. This factor may be reduced to 2.0 for such joints in cable control systems. For ball or roller bearings the approved rating of the bearings shall not be exceeded.

LANDING GEAR

SHOCK ABSORBERS

§ 4b.371 *Tests*. Main, nose, and tail wheel units shall incorporate shock absorbing elements which shall be substantiated by the tests specified in §§ 4b.372-4b.375. In addition, the shock absorbing ability of the landing gear in taxiing must be demonstrated in the operational tests of § 4b.164.

§ 4b.372 *Shock absorption tests*. (a) It shall be demonstrated by energy absorption tests that the limit load factors selected for design in accordance with § 4b.243 for take-off and landing weights respectively would not be exceeded under the critical landing conditions specified in that section.

(b) In addition, a reserve of energy absorption shall be demonstrated by a test simulating an airplane descent velocity of 12 feet per second at design landing weight, assuming wing lift not greater than the airplane weight acting during the landing impact. In this test the landing gear shall not fail.

§ 4b.373 *Limit drop tests*. (a) If compliance with the specified limit landing conditions of § 4b.372 (a) is demonstrated by free drop tests, these shall be conducted on the complete airplane, or on units consisting of wheel, tire, and shock absorber in their proper relation, from free drop heights not less than the following:

(1) 18.7 inches for the design landing weight conditions.

(2) 6.7 inches for the design take-off weight conditions.

(b) To simulate wing lift in free drop tests the landing gear shall be dropped with an effective mass equal to:

$$W_e = \frac{Wh + (1-L)d}{h+d}$$

where:

W_e = the effective weight to be used in the drop test.

h = specified height of drop in inches.

d = deflection under impact of the tire (at the approved inflation pressure) plus the vertical component of the axle travel relative to the drop mass. The value of d used in the computation of W_e shall not exceed the value actually obtained in the drop test.

$W = W_M$ for main units, equal to the static weight on the particular unit with the airplane in the level attitude (with the nose wheel clear, in the case of nose wheel type airplanes).

$W = W_T$ for tail gear units, equal to the static weight on the tail unit with the airplane in the tail down attitude.

$W = W_N$ for nose wheel units, equal to the static reaction which would exist at the nose wheel, assuming the mass of the airplane acting at the center of gravity and exerting a force of 1.0 g downward and 0.25 g forward.

L = the ratio of the assumed wing lift to the airplane weight, not in excess of 0.667.

(c) The attitude in which a landing gear unit is drop tested shall be such as to simulate the airplane landing condition which is critical from the standpoint of energy to be absorbed by the particular unit.

§ 4b.374 *Limit load factor determination*. (a) In determining the limit airplane inertia load factor, n , from the free drop tests described above, the following formula shall be used:

$$n = n_1 \frac{W_e}{W} + L$$

where:

n_1 = the load factor developed in the drop test, that is, the acceleration (dv/dt) in g 's is recorded in the drop test, plus 1.0.

(b) The value of n so determined shall not be greater than the limit load factor used in the landing conditions, § 4b.243.

§ 4b.375 *Reserve energy absorption drop tests*. If compliance with the reserve energy absorption condition specified in § 4b.372 (b) is demonstrated by free drop tests, the landing gear units shall be dropped from a free drop height of not less than 27 inches. If it is desired to simulate wing lift equal to the airplane weight, the units shall be dropped with an effective mass equal to

$$W_e = W \frac{h}{h+d}$$

where the symbols and other details are the same as in § 4b.373.

RETRACTING MECHANISM

§ 4b.381 *General*. The landing gear retracting mechanism and supporting structure shall be designed for the loads occurring in the flight conditions when the gear is in the retracted position. It shall also be designed for the combination of friction, inertia, brake torque, and air loads occurring during retraction and extension at any air speed up to 1.6 V_{s1} (flaps in the approach position at design landing weight), and any load factors up to those specified for the flaps-extended condition, § 4b.193. The landing gear, retracting mechanism, and airplane structure, including wheel well doors, shall be designed to withstand the flight loads occurring with the landing gear in the extended position at any speed up to 0.67 V_c unless other means are provided to decelerate the airplane in flight at this speed. Positive means shall be provided for the purpose of maintaining the wheels in the extended position.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-5, 12 F. R. 3933]

§ 4b.382 *Emergency operation*. Emergency means of extending the landing gear shall be provided, so that the landing gear can be satisfactorily extended in the event of any reasonably probable failure in the normal retraction system. The emergency system shall provide for the failure of any single source of hydraulic, electric, or equivalent energy supply.

§ 4b.383 *Operation test*. Proper functioning of the landing gear retracting mechanism shall be demonstrated by operation tests.

§ 4b.384 *Position indicator and warning device*. When retractable landing wheels are used, means shall be provided for indicating to the pilot when the wheels are secured in either extreme position. In addition, landplanes shall be provided with an aural warning device which shall function continuously after all throttles are closed until the gear is down and locked. If a manual shut-off for the warning device is provided, it shall be arranged so that re-opening the throttles will render the warning device effective again, as specified above.

§ 4b.385 *Control*. The landing gear retraction control shall be located and shall operate as described in § 4b.423.

WHEELS AND TIRES

§ 4b.391 *Wheels*. Main landing gear wheels (i. e. those nearest the airplane center of gravity) shall be of an approved type in accordance with Part 15 of this subchapter. The rated static load of each main wheel shall not be less than the design take-off weight, divided by the number of main wheels. Nose wheels shall be tested in accordance with Part 15 of this subchapter for an ultimate radial load of not less than the maximum nose wheel ultimate loads obtained in the ground loads requirements, and for the corresponding side and burst loads specified in Part 15 of this subchapter.

§ 4b.392 *Tires*. (a) A landing gear wheel may be equipped with any make or type of tire: *Provided*, That the tire is a proper fit on the rim of the wheel, *And provided*, That the approved tire rating is not exceeded under the following conditions:

(1) Airplane weight equal to the design take-off weight.

(2) Load on main wheel tires equal to the airplane weight divided by the number of wheels.

(3) Load nose wheel tires (to be compared with the dynamic rating established for such tires) equal to the reaction obtained at the nose wheel, assuming the mass of the airplane concentrated at the center of gravity and exerting a force of 1.0 g downward and 0.31 g forward, the reactions being distributed to the nose and main wheels by the principles of statics with the drag reaction at the ground applied only at those wheels having brakes. When specially constructed tires are used to support an airplane, the wheels shall be plainly and conspicuously marked to that effect. Such markings shall include the make, size, number of plies, and identification marking of the proper tire.

(b) Approved ratings are those assigned by the Tire and Rlm Association or by the Administrator.

BRAKES

4b.396 General. All airplanes shall be equipped with brakes certificated in accordance with the provisions of Part 15 of this subchapter for the maximum certificated landing weight at sea level and the power-off stalling speed, V_{SO} , as defined in § 4b.93. The brake system shall be so designed and constructed that in the event of a single failure in any connection or transmitting element in the brake system (excluding the operating pedal or handle), or the loss of any single source of hydraulic or other brake operating energy supply, it shall be possible, as shown by suitable test or other data, to bring the airplane to rest under conditions specified in §§ 4b.111-4b.114 with a mean negative acceleration during the landing roll of at least 50 percent of that obtained in determining the landing distance under that section. In applying the requirements of §§ 4b.396-4b.398 to hydraulic brakes, the brake drum, shoes, and actuators (or their equivalents) shall be considered as connecting or transmitting elements unless it is shown that the leakage of hydraulic fluid resulting from failure of the sealing elements in these units would not reduce the braking effectiveness below that specified in this section.

§ 4b.396-1 Reverse thrust as substitute for dual brake system (CAA policies which apply to § 4b.396). The Administrator will permit the use of reverse thrust to show that a duplicate set of wheel brakes is unnecessary, only if it can be shown that such use provides a level of safety equivalent to that contemplated by the present regulations when wheel brakes alone are used, including proper consideration of pilot skill required and likelihood of attaining the necessary performance under conditions of simulated brake failure.

[12 F. R. 3438. Correction noted at 14 F. R. 37]

§ 4b.397 Parking brake. A parking brake control shall also be provided which may be set by the pilot and, without further attention, maintain braking sufficient to prevent the airplane from rolling on a paved runway while applying take-off power on the most critical engine.

§ 4b.398 Brake controls. Brake controls shall not require excessive control forces in their operation.

SKIS

§ 4b.406 Requirements. Skis shall be certificated in accordance with the ski requirements of Part 15 of this subchapter. The approved rating of the skis shall not be less than the maximum take-off weight of the airplane on which they are installed.

§ 4b.407 Installation. (a) The ski installation shall be made in accordance with the ski or airplane manufacturer's recommendations which shall have been approved by the Administrator.

(b) In addition to such shock cord(s) as may be provided, front and rear check

cables shall be used on skis not equipped with special stabilizing devices.

§ 4b.408 Tests. It shall be demonstrated that the airplane has satisfactory landing and taxiing characteristics and that the airplane's flight characteristics are not impaired by the installation of the skis.

HULLS AND FLOATS

§ 4b.416 Buoyancy (main seaplane floats). (a) Main seaplane floats shall have a buoyancy in excess of that required to support the gross weight of the airplane in fresh water as follows:

- (1) 80% in the case of single floats.
- (2) 90% in the case of double floats.

(b) Main seaplane floats shall contain at least 5 watertight compartments of approximately equal volume.

§ 4b.417 Buoyancy (boat seaplanes). The hulls of boat seaplanes and amphibians shall be divided into watertight compartments such that with any 2 adjacent compartments flooded, the hull and auxiliary floats (and tires, if used) will retain sufficient buoyancy to support the gross weight of the aircraft in fresh water without capsizing. Bulkheads may have watertight doors for the purpose of communication between compartments.

FUSELAGE

PILOT COMPARTMENT

§ 4b.421 General. (a) The arrangement of the pilot compartment and its appurtenances shall provide a satisfactory degree of safety and assurance that the pilot will be able to perform all his duties and operate the controls in the correct manner without unreasonable concentration and fatigue.

(b) The primary flight controls units listed on Figure 4b-17, excluding cables and control rods, shall be so located with respect to the propellers that no portion of the pilot or controls lie in the region between the plane of rotation of any in-board propeller and the surface generated by a line passing through the center of the propeller hub and making an angle of 5 degrees forward or aft of the plane of rotation of the propeller.

(c) When a second pilot is required for particular operations by Parts 40, 41, and 61 of this subchapter the airplane shall be fully and readily controllable from each seat.

(d) The pilot compartment shall be so constructed as to prevent leakage likely to be distracting to the crew or harmful to the structure when flying in rain or snow. A door or an adequate openable window shall be provided between the pilot compartment and the passenger compartment. When a door is provided, it shall be equipped with a locking means which will prevent passengers from opening such door without the pilot's permission.

§ 4b.422 Vision—(a) Nonprecipitation conditions. The pilot compartment shall be arranged to afford the pilots a sufficiently extensive, clear, and undistorted view to perform safely all maneuvers within the operating limitations of the airplane, including taxiing, take-off, approach, and landing. It shall be demonstrated by day and night flight

tests that the pilot compartment is free of glare and reflections that would interfere with the pilot's vision.

(b) **Precipitation conditions** (1) At least the first pilot shall be afforded an adequate view along the flight path in normal flight, approach, and landing, by the provisional means for maintaining appropriate areas of the windshield clear without continuous attention by the crew during the following conditions of precipitation:

(i) In heavy rain at all speeds up to $1.6 V_{SI}$, flaps retracted.

(ii) In severe icing conditions, whenever de-icing provisions are required for the particular operations by Parts 40, 41, and 61 of this subchapter.

(2) In all cases, at least the first pilot shall be provided with a window which is openable under the above conditions and is so arranged as to afford, through the opening, a view as specified above, with sufficient protection from the elements that his vision is not impaired. The window need not be opened under pressurized conditions.

(c) **Pilot windshield and windows.** All internal glass panes shall be of a nonsplintering safety type.

(d) **Bird impact.** The windshield, its supporting structure, and other structure in front of the pilots shall have sufficient strength to withstand without penetration the impact of a 4-pound bird when the relative velocity of the bird to the airplane along the flight path of the latter is equal to the value of V_c at sea level chosen in accordance with § 4b.189.

§ 4b.423 Cockpit arrangement. (a) All cockpit controls shall be so located and, except for the primary controls, identified as to provide satisfactory convenience in operation including adequate provisions to prevent the possibility of confusion and consequent inadvertent operation. (See Figs. 4b-17 and 4b-18 for direction of movement of aerodynamic, and certain power-plant, accessory, and auxiliary controls.) Wherever practicable the sense of motion involved in the operation of other controls shall correspond with the sense of the effect of the operation upon the airplane or the part operated.

(b) The controls shall be so located and arranged with respect to the pilot's seat that it will be readily possible for the operator to obtain full and unrestricted movement of each control without interference from either the cockpit structure or the operator's clothing when seated. This shall be demonstrated for individuals ranging from 5'2" to 6'0" in height.

(c) Identical power-plant controls for the several engines shall be so located as to prevent any misleading impression as to the engines to which they relate.

§ 4b.424 Instruments and markings. (See § 4b.696 relative to instrument arrangement.) The operational markings, instructions, and placards required for the instruments, controls, etc., are specified in § 4b.881-4b.904.

§ 4b.425 Noise and vibration. Vibration and noise characteristics of cockpit appurtenances shall be such as not to interfere with the safe operation of the airplane.

Controls	Type of control	Movement and actuation
Primary: Aileron..... Elevator..... Rudder..... Secondary: Flaps or auxiliary lift devices..... Trimming: Tabs or equivalent.....	Stick or Column with grip or wheel. Foot pedals or rudder bar..... Wheel (or Segment when actuation suggests rotary movement).	Right (clockwise) for right wing down. Rearward to pitch nose up. Right pedal forward for nose right. Down to extend. Rotate to produce similar rotation of the airplane about the axis which is parallel to the axis of the control being operated.

Wing flap or auxiliary lift device controls and the landing gear control shall be adequately separated to prevent confusion and subsequent inadvertent operation.

FIGURE 4b-17.—AERODYNAMIC CONTROLS.

Controls	Movement and actuation
Power plant: Throttles..... Propeller..... Mixture..... Carburetor air heat..... Auxiliary: Landing gear.....	Forward to increase power. Forward to increase revolutions per minute. Forward for rich. Forward for cold. Down to extend.

Wing flap or auxiliary lift device controls and the landing gear control shall be adequately separated to prevent confusion and subsequent inadvertent operation.

FIGURE 4b-18.—POWER-PLANT AND AUXILIARY CONTROLS.

EMERGENCY PROVISIONS

§ 4b.431 *Flotation.* (a) When certification of ditching provisions is desired under the provisions of § 4b.292, satisfactory evidence shall be submitted that there is every reasonable probability that the airplane, after landing in the water as specified in § 4b.292, would remain afloat, as follows:

(1) In the case of airplanes equipped with life rafts having capacity for all persons aboard the airplane, the floating time and trim would permit all occupants to leave their ditching stations and occupy the rafts.

(2) In the case of airplanes not equipped with life rafts having capacity for all persons aboard the airplane, the airplane would float indefinitely with sufficient compartments above the water line to accommodate all persons aboard the airplane.

(b) Compliance with the requirements of this section may be demonstrated by buoyancy and trim computations in which suitable allowances are made for probable structural damage and leakage. For airplanes equipped with fuel dump valves, the volume of fuel which could be dumped may be considered as buoyancy volume.

§ 4b.432 *Emergency exits.* Passenger and crew compartments designated as occupiable during take-off and landing shall be provided with emergency exits as specified in §§ 4b.433 and 4b.434. For the purposes of §§ 4b.432-4b.434, a compartment is defined as a closed space to which normal access is by a door, passageway, or stair that is likely to become a bottleneck in evacuating the airplane. In case of question concerning the adequacy and suitability of emergency exits, it shall be demonstrated that the airplane can be completely evacuated in 30 seconds, or in a time equal to 1 second per occupant, whichever is greater, under conditions simulating a forced landing. The maximum number of persons for which seats are provided shall be used in this demonstration. The persons demonstrating the evacuation procedure may

be briefed once prior to the official demonstration.

§ 4b.433 *Number of exits.* (a) The minimum number of exits per compartment is as follows:

Number of persons for which seats are provided:	Minimum number of exits required
5 or less.....	1
Exceeding 5, not exceeding 15.....	2
Exceeding 15, not exceeding 22.....	3
Exceeding 22, not exceeding 29.....	4
Exceeding 29, not exceeding 36.....	5
Exceeding 36, not exceeding 50.....	6

(b) The external door specified in § 4b.441 may be counted as one emergency exit if it meets the detail requirements of § 4b.434.

(c) The number of exits in any one compartment need not exceed 4 if an adjacent compartment can be reached through a passageway without a door and if the total exits in the 2 compartments exceeds at least 1 exit per 8 passengers. Other numbers of exits may be used if it can be demonstrated that the airplane can be evacuated in the time specified in § 4b.432.

§ 4b.434 *Exit arrangement.* (a) At least the minimum number of exits specified in § 4b.433 shall be located so as to give the maximum likelihood of their being usable in the emergency landing with wheels up. When certification of ditching provisions is desired, it shall be shown that at least one emergency exit for every 16 passengers is located above the water line as determined in § 4b.431.

(b) In airplanes for which 2 or more exits are required, the ratio of the number of exits on either side to the total number required shall be not less than one-third. In such cases at least one exit on the opposite side from the main door shall be operable from the outside and shall be marked accordingly for the guidance of rescue personnel.

(c) The exits shall be readily accessible, shall not require exceptional agility of a person using them and shall be distributed so as to facilitate egress without crowding. Each exit shall provide a

clear and unobstructed opening to the outside, the minimum dimensions of the opening shall be such that a 19 by 26 inch ellipse may be inscribed therein. Reasonable provisions shall be made against the jamming of exits as a result of fuselage deformation.

(d) The method of opening shall be simple and obvious and the exits shall be so arranged that they may be readily operated. (See § 4b.903.) The proper functioning of exits shall be demonstrated by test. At land plane exits which are more than 10 feet from the ground with the airplane on the ground and wheels retracted, suitable means shall be provided by which the occupants can safely descend to the ground.

PASSENGER AND CREW ACCOMMODATIONS

§ 4b.441 *External doors.* (a) Airplanes having closed cabins shall be provided with at least one adequate and easily accessible external main door. It shall be possible to open such door from either inside or outside by the operation of only one handle inside or one handle outside even though the persons using the exit may be crowded near it. The means of opening shall be simple and obvious and shall be so arranged and marked that it can be readily located and operated, even in darkness. Reasonable provisions shall be made to prevent the jamming of such door as a result of fuselage deformation in a minor crash.

(b) No door for regular use shall be so located that persons using it would be endangered by the propellers.

§ 4b.442 *Internal doors.* Where internal doors are equipped with louvers or other ventilating means, provision convenient to the crew shall be made for closing the flow of air through the door when such action is found necessary.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.443 *Seats, berths, and safety belts.*

(a) *Arrangement.* (1) At all stations designated as occupiable during take-off and landing, the seats, berths, belts or harness and surrounding parts of the airplane shall be so arranged that a person making proper use of the facilities provided would not suffer serious injury in the emergency landing conditions of §§ 4b.291 and 4b.292 as a result of contact of a vulnerable part of his body with any penetrating or relatively solid object. Passengers and crew shall be afforded protection from head injuries by one of the following or equivalent means:

(i) Safety belt and shoulder harness which will prevent the head from contacting any injurious object,

(ii) Safety belt and the elimination of all injurious objects within radius of the head in a fore and aft direction,

(iii) Safety belt and a cushioned rest which will properly support the arms, shoulders, head, and spine. This method may be applied to forward, sideward, and rearward facing seats.

(2) Suitable hand grips or rails shall be provided along aisles to enable passengers or crew members to steady themselves while using the aisles during moderately rough air flights. Any projecting objects likely to cause injury to persons

seated or moving about the airplane in normal flight shall be suitably padded.

(b) *Strength.* (1) All seats, berths, and supporting structure shall be designed for an occupant weighing at least 170 lbs. and the critical loads resulting from all specified flight load conditions.

(2) All seats and berths designated as occupiable during landing and take-off, and their supporting structure, shall also be designed for the loads resulting from the specified ground loads and the emergency landing conditions of §§ 4b.291 and 4b.292, including appropriate reactions from the safety belts or harness.

(3) Pilots' seats shall be designed for the reactions resulting from application of the pilot forces to the flight controls as specified in §§ 4b.231-4b.234.

§ 4b.445 *Ventilation and heating—*
(a) *Ventilation.* (1) All passenger and crew compartments shall be suitably ventilated. Carbon monoxide concentration shall not exceed 1 part in 20,000 parts of air, and fuel fumes shall not be present.

(2) Where partitions between compartments are equipped with louvers or other means allowing air to flow between such compartments, provision convenient to the crew shall be made for closing the flow of air through the louvers or other means when such action is found necessary.

(b) *Combustion heaters.* Gasoline operated combustion heater installations shall comply with applicable parts of the power plant installation requirements covering fire hazards and precautions. All applicable requirements concerning fuel tanks, lines, and exhaust systems shall be considered.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.445-1 *Technical Standard Order TSO-C20: "Combustion Heaters" (CAA rules which apply to § 4b.445 (b))—*

(a) *Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 3.31, 3.388 (b), 4a.31 and 4a.301 of this chapter, and §§ 4b.41 and 4b.445 (b), the Administrator of Civil Aeronautics is authorized to adopt standards for combustion heaters intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for combustion heaters.

(b) *Directive—(1) Provision.* The requirements for combustion heaters, as set forth in SAE Aeronautical Standard AS143B; Heaters, Airplane, Internal Combustion Heat Exchanger Type, dated February 1, 1949,¹ stated below, are hereby established as minimum safety standards for combustion heaters intended for use in civil aircraft:

1. *Purpose.* To specify standards covering minimum safety and performance requirements for internal combustion heaters and certain auxiliary devices which are considered necessary to the safety and performance of the heaters as used in aircraft. These standards are to be considered currently applicable and necessarily subject to revision from time to time due to rapid development of the aeronautical industry. The following standards

are based on practical engineering requirements for such internal combustion heat exchanger type heaters as are now used on airplanes and for such as may be developed to meet later requirements.

2. *Scope.* These standards are written to cover internal combustion heat exchanger type heaters used in the following applications:

2.1 Cabin heating. (All occupied regions and windshield heating.)

2.2 Wing and empennage heating.

2.3 Engine and accessory heating. (When heater is installed as part of the aircraft.)

3. *Definition.* An internal combustion heat exchanger type heater as used for airplane heating is one that utilizes through a heat exchanger the heat produced by combustion of a fuel within the heater for the purpose of heating the air being supplied to the airplane.

4. *General requirements.*

4.1 *Heater components.* An internal combustion type heater shall include all of the following:

4.1.1 Combustion chamber and heat exchanger assembly.

4.1.2 Casing or shroud for combustion chamber and heat exchanger assembly.

4.1.3 Igniter.

4.1.4 Burner.

4.1.5 Ventilating air inlet.

4.1.6 Ventilating air outlet.

4.1.7 Combustion air inlet.

4.1.8 Exhaust outlet.

4.1.9 Fuel inlet.

4.2 *Additional devices.* In addition to the heater, the following additional devices are considered necessary to the safety and performance of the heater and will be covered in that respect by these standards. These devices may be furnished separately or as part of the heater. These standards do not cover all tests necessary on these devices, but only those required in their relationship to the heater.

4.2.1 Fuel system.

4.2.1.1 Fuel nozzle, restrictor, orifice, or equivalent.

4.2.1.2 Fuel shutoff valve.

4.2.1.3 Fuel filter.

4.2.2 Safety controls.

4.2.2.1 A device to prevent the heater from becoming overheated.

4.2.2.2 A device to prevent fuel flow to the heater when combustion air is insufficient for safe operation.

4.2.3 Ignition system. (Required for spark ignition only.)

4.2.3.1 Device to provide high voltage power.

4.2.3.2 High voltage ignition lead assembly or equivalent electrical linkage between high voltage device and spark plug.

4.3 *Materials and workmanship.*

4.3.1 The heater and auxiliary equipment shall be constructed throughout of materials which are considered acceptable for the particular use intended and shall be made and furnished with a degree, uniformity, and grade of workmanship generally accepted in the aircraft industry.

4.3.2 The heater casing or shroud shall be constructed of fireproof material.

4.4 *Design features.*

4.4.1 The design shall be such as to preclude the possibility of discharging harmful concentrations of carbon monoxide into the ventilating air stream. See test, paragraph 6.5.4.1.

4.4.2 Where specified, the design shall be such as to preclude excessive loss of pressurized fuselage air. See test, paragraphs 6.5.4.2 and 6.5.4.3.

4.4.3 The design shall include protection against excessive radio interference. See test, section 6.4.

4.4.4 The design shall be such as to preclude harmful effects on construction or performance due to vibration. See test, section 6.3.

4.4.5 The design shall be such that the life of the heater and accompanying devices shall be comparable to other similar airframe components and accessories. See test, section 6.5.

4.4.6 Unless otherwise specified, the design shall be such that the heater and accompanying devices shall operate satisfactorily within normal ranges of power, fuel, and air supplies available in aircraft.

4.5 *Heater identification.* The following minimum information shall be legibly and permanently marked on the heater or on a nameplate attached thereto:

(a) Manufacturer's name and/or trademark.

(b) Manufacturer's part number.

(c) Manufacturer's serial number.

(d) SAE rated output, ----- B. t. u. hr. (See section 5.1)

(e) Rated fuel pressure, ----- psig.

(f) Electrical characteristics.

(g) SAE Spec. AS-143B. For Use: Unpr. cabin -----, Press. cabin -----, Wing ----- (Stamp "X" in one or more blanks as applicable.)

5. *Detail requirements.*

5.1 *SAE rating conditions.* Heater shall deliver at least SAE rated output at following conditions:

5.1.1 Sea level ambient pressure.

5.1.2 Rated fuel pressure, as specified by manufacturer.

5.1.3 Rated sea level combustion air rate, as specified by manufacturer.

5.1.4 Ventilating air temperature rise of 250° F.

5.1.5 Inlet temperature of fuel and air between 50° F. and 125° F.

5.2 *Air supply.*

5.2.1 When sufficient combustion or ventilating air for safe operation is not available the heater shall be made automatically inoperative. See tests, paragraphs 6.5.7.1 and 6.5.7.2.

5.2.2 The combustion air and ventilating air inlets on the heater shall be separated from each other.

5.3 *Fuel supply.*

5.3.1 The fuel lines and fittings under pressure in the heater shall be enclosed in such manner as to prevent any fuel leakage from entering the ventilating air stream, and the enclosure shall have adequate provision for draining to the combustion chamber or to a fuel drain fitting.

5.3.2 A fuel drain outlet or equivalent safety device shall be provided to prevent accumulation of fuel in the combustion chamber and heat exchanger assembly in case the fuel flows without igniting.

5.3.3 All fuel lines in the heater shall be constructed of steel or other fire resistant material. Where flexibility is required in these lines, flexible fire resistant coupled hose assemblies shall be used to eliminate the possibility of using hose clamp connections. Connections in metal fuel lines shall not employ solder nor other relatively low melting point materials which cannot withstand a 2000° F. flame for five minutes.

5.3.4 All gaskets, synthetic rubber seals, etc. shall be suitable for use with aromatic fuels and shall be satisfactory for use at the temperatures encountered within the overheating limits of the heater.

5.3.5 The fuel system lines, fittings and controls shall be sufficiently isolated from the combustion side of the heater to prevent their being damaged by flame, radiant heat or backfire.

5.4 *Combustion chamber and heat exchanger assembly.*

5.4.1 The combustion chamber and heat exchanger assembly shall be constructed from a corrosion and heat resistant material in accordance with SAE Aeronautical Material Specification AMS 5540, or equivalent.

5.4.2 Means shall be provided to minimize malfunctioning due to lead deposits and to permit disassembly and cleaning of all parts affected by products of combustion.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

5.4.3 The accumulation of lead scale or product of combustion deposits shall not cause functional failure before 500 hours of heater operation.

5.4.4 The heater combustion chamber and heat exchanger assembly shall be so designed that it will not rupture under the most severe explosion conditions that can occur with any possible fuel air mixture as demonstrated by test procedure outlined in section 6.1.6.

5.5 Exhaust.

5.5.1 The temperature of the exhaust gases at the point of discharge from the heater shall not exceed 1200° F. at rating. (See section 5.1.)

5.6 Ignition.

5.6.1 Ignition may be accomplished by:

5.6.1.1 Electrically heated resistance hot wire.

5.6.1.2 Electric high-voltage spark plug.

5.6.2 Ignition may be sustained during operation of the heater or discontinued if satisfactory combustion is assured.

5.6.3 The igniter shall be capable of functioning over a period of 200 hours without service. See test, section 6.5.5.

5.6.4 In event of ignition delay for an indefinite period, either with or without fuel supply, no hazardous condition shall result.

5.6.5 Heaters which are intended for wing-empennage heating shall ignite within 15 seconds under conditions of paragraph 6.1.2.3 except that the temperature shall not be higher than -20° F.

5.7 Safety controls. The following automatic safety controls shall be furnished separately or as part of the heater. These controls shall be independent of and in addition to the normal operating controls.

5.7.1 A control to shut off the heater fuel flow in case combustion air supply is insufficient for safe operation.

5.7.2 A control to prevent the heater from becoming overheated under any condition of ventilating air flow.

5.8 Lines and fittings.

5.8.1 All pipe and tubing fittings used shall comply with applicable AN standards.

5.8.2 Other fittings not covered above shall conform to accepted aircraft practice.

5.9 Electrical equipment.

5.9.1 All electrical equipment, including wiring, instruments, motors, insulation, shielding, relays, etc., shall conform to acceptable aircraft practice.

6. Test requirements and methods.

6.1 Performance tests. Tests shall be conducted to establish the following:

6.1.1 Ignition characteristic curve, plotting altitude as the ordinate and combustion air pressure differential as the abscissa such that the area under the curve represents the region of reliable starting and burning at -65° F. Include information on temperature of fuel and combustion air supplied to heater. The service ceiling of the heater and its accompanying ignition devices shall be defined as the peak of the ignition characteristic curve. A time record shall be kept on each test start.

6.1.2 Heat output, ventilating air pressure drop, combustion air pressure drop, exhaust temperature, ventilating air temperature rise, fuel rate at—

6.1.2.1 Sea level rating. (See section 5.1.)

6.1.2.2 Sea level rating, except with -65° F. inlet ventilating air, combustion air, and fuel temperatures.

6.1.2.3 20,000 feet pressure altitude with:

(a) Sea level rated weight of ventilating air at -65° F. inlet temperature.

(b) Combustion air at -65° F. inlet temperature, and combustion air pressure differential midway between 20,000 feet altitude ignition limits determined in 6.1.1.

(c) Sea level rated values of voltage and fuel pressure.

(d) Fuel at -65° F. inlet temperature.

NOTE: Temperature measurements for output shall be made in a manner which will provide a representative average temperature of the discharge air. Temperature sensing elements used in test shall be protected against effects of radiation from the heater.

6.1.3 Maximum starting and maximum running amperages required with normal voltage for operation of the heater and accompanying devices at sea level.

6.1.4 Voltage range within which the heater and accompanying devices will operate at sea level and service ceiling.

6.1.5 Collapsing pressure of the combustion chamber and heat exchanger assembly.

6.1.5.1 The heater shall be set up with an adjustable restriction on the combustion air inlet, and a source of vacuum connected to the exhaust outlet. The ventilating air shall discharge freely to atmosphere (sea level). A static pressure tap shall be provided in the exhaust pipe within 12" of the connection to the heater.

6.1.5.2 For a non-pressurized cabin heater or a wing-empennage heater, the heater shall be operated at sea level rating, except that the exhaust outlet pressure is to be maintained at a value which is at least 4 psi below the ventilating air outlet pressure. After operating the heater for at least one hour at these conditions, there must be no permanent distortion of any part of the heater, unless it can be demonstrated that such distortion does not affect the performance or life of the heater.

6.1.5.3 For pressurized cabin heaters, the test shall be the same as 6.1.5.2 except that the exhaust outlet pressure shall be maintained at a value which is at least 10 psi below the ventilating air outlet pressure.

6.1.6 Combustion chamber burst pressure. The following design test shall demonstrate compliance with section 5.4.4.

6.1.6.1 With the combustion chamber and heat exchanger assembly at room temperature, introduce a gaseous fuel air mixture in a ratio of from .085 to .095. Purge the combustion chamber and heat exchanger assembly with this mixture to the extent of at least ten times the volume of the combustion chamber and heat exchanger assembly. Ignite the mixture with the heater igniter. Repeat procedure to complete 50 explosions. The heater shall then meet the leakage requirements of section 6.5.4.2.

6.1.7 Radio interference noise levels. See test, section 6.4.

6.1.8 Effect of vibration of heater and accompanying devices. See test, section 6.3.

6.1.9 Minimum life and service requirements of heater and accompanying devices. See test, section 6.5.

6.2 Test report. The manufacturer shall furnish a report, on request, covering tests. This report shall include an introduction, a summary, a description of apparatus, instrumentation, and tests, the results, a discussion, and conclusions.

6.3 Vibration test. The heater and auxiliary equipment shall be capable of withstanding and satisfactorily operating when subjected to a steady vibration over a range of frequencies from 600 to 2,700 cycles per minute with a total excursion of 1/16", and from 2,700 to 3,200 cycles per minute with an acceleration not exceeding 6 G's. Unless otherwise specified in detail specifications, the equipment shall be mounted on the vibrating apparatus with the longitudinal axis of the heater in a plane parallel to the vibrating surface of the apparatus and normal to the direction of vibration.

6.3.1 The heater shall be vibrated over a range of from 600 to 2,700 cycles per minute with a total excursion of 1/16". The frequencies at which resonance occurs, if any, shall be observed and noted.

6.3.2 The heater will be vibrated over a range of from 2,700 to 3,200 cycles per minute with an acceleration of not less than 5 G's and not more than 6 G's. The frequencies at which resonance occurs, if any, shall be observed and noted.

6.3.3 If resonance is observed under the test of either 6.3.1 or 6.3.2, a vibration test shall be conducted for fifteen hours at the frequency showing the maximum resonance.

6.3.4 If no resonance is observed under the tests of 6.3.1 or 6.3.2, a vibration test shall be conducted for 15 hours at 2,700 cycles per minute with 1/16" total excursion.

6.3.5 At the conclusion of the vibration test there shall be no evidence of structural failure and the heater and accompanying devices shall operate satisfactorily.

6.4 Radio interference test.

6.4.1 The heater shall be set up with a sleeve of bare metal ductwork having the same diameter as the heater casing connected at each end of the casing. The length of each piece of ductwork shall be not less than five diameters and shall be connected to the heater with a clamp of the type normally used in an installation.

6.4.2 In the same manner as 6.4.1, connect ductwork or tubing to the combustion air inlet and to the exhaust outlet with respective dimensions determined by diameters of the combustion air inlet and exhaust outlet fittings.

6.4.3 If the ignition voltage transformer is not part of the heater, mount in external to the heater and connect the high voltage terminal to the spark plug by means of the high voltage ignition lead assembly.

6.4.4 With the ignition system operating, check the complete assembly including heater, high voltage device, and high voltage ignition lead assembly using the recommended procedure of specification JAN-I-225 dated June 14, 1945, and Radio Interference Noise Limit Specification AAF-32466-A dated October 17, 1945.

6.5 Life tests. Life tests may be conducted in such manner as to qualify the heater and accompanying devices for cabin heating, wing-empennage anti-icing, or both. For cabin heating only, the duration of the test shall be at least 850 hours "on" time. For wing-empennage anti-icing only, the duration of the test shall be at least 500 hours "on" time. For qualification of the heater and accompanying devices under both cabin heating and wing-empennage classifications, the duration of the test may be 850 hours heater "on" time providing at least 500 hours "on" time is performed at wing-empennage conditions.

6.5.1 General conditions. The general conditions applying to both cabin and wing-empennage heater life tests shall be as follows:

6.5.1.1 Tests shall be performed at sea level rated fuel pressure and sea level rated combustion air rate.

6.5.1.2 Inlet air temperature shall not exceed 125° F.

6.5.1.3 Approximately 50% of the life test shall be with "continuous" operation, and the remainder of the test with "rapid cycling" operation.

6.5.1.3.1 During "continuous" operation, the ventilating air rate shall be adjusted as required to give the specified temperature rise under steady conditions. At least once, and not more than twice, during each two hours of operating time, the fuel and ignition system shall be shut off and the heater permitted to cool for at least 10 minutes with continuous ventilating air and combustion air flow. In calculating total "on" time for the heater, the 10-minute cooling periods shall not be included.

6.5.1.3.2 During "rapid cycling" operation, a thermostatic switch in the ventilating air outlet stream shall cycle the fuel on and off to maintain a specified outlet air temperature. The ventilating air rate shall be adjusted so that the average heat output (assuming that the setting of the cycling switch represents the average outlet air temperature) is between 60 and 75% of the rated output. At least once, and not more than twice during each 2 hours of operating time, the fuel and ignition system shall be shut

off and the heater permitted to cool for at least 10 minutes with continuous ventilating air and combustion air flow. For cycling operation "on" time is defined as the total elapsed time during which the rapid cycling switch controls the heater operation; it does not include the 10-minute cooling periods.

6.5.2 *Cabin heater life tests.* The cabin heater life tests shall be divided into four periods, as follows:

6.5.2.1 *First period—250 hours.* Continuous operation, with the ventilating air rate adjusted to maintain a temperature rise of at least 200° F. and an outlet air temperature of at least 250° F.

6.5.2.2 *Second period—250 hours.* Rapid cycling operation, with the cycling switch set to control at $250 \pm 10^\circ$ F. outlet air temperature.

6.5.2.3 *Third period—175 hours.* Same conditions as first period.

6.5.2.4 *Fourth period—175 hours.* Same conditions as second period.

6.5.3 *Wing-empennage anti-icing heater life tests.* Wing-empennage anti-icing heater life tests shall be divided into two periods, as follows:

6.5.3.1 *First period—250 hours.* Continuous operation, with the ventilating air rate adjusted to maintain a temperature rise of at least 300° F. and an outlet air temperature of at least 350° F.

6.5.3.2 *Second period—250 hours.* Rapid cycling operation, with the cycling switch set to control at $350 \pm 10^\circ$ F. outlet air temperature.

6.5.4 *Performance after tests.* At the end of the life and vibration tests the heater shall meet the following requirements:

6.5.4.1 *Carbon monoxide contamination.* At rating conditions, and with the burner operating, carbon monoxide concentration in the heated ventilating air stream shall not exceed one part in 20,000 or 0.005 of 1%. This test shall be run with the heater exhaust discharging to atmosphere. The ventilating air samples shall be taken from an unrestricted duct fastened to the heater ventilating air outlet. The duct shall be the same diameter as the heater casing and at least 5 diameters in length. Use carbon monoxide detector assembly AAF No. 46B1790 or Navy Stock No. R-83-BUA-9258, or equivalent.

6.5.4.2 *Leakage.* With an air pressure of 8 psig inside the combustion chamber and heat exchanger assembly, leakage shall not exceed 9 lbs./hr. (sea level and 59° F.). There shall be no leaks which could allow liquid fuel to enter the ventilating air stream in event of ignition failure, when the heater is mounted in any normal position, with drains open.

6.5.4.3 For pressurized cabin heaters, with pressurized jacket, air leakage through the ventilating air shroud or casing shall not exceed 10 lbs./hr. at sea level and room temperature when air pressure of 16 psig is applied to the ventilating air passages.

6.5.4.4 When heater is to be used for wing-empennage anti-icing, the output shall be not less than 90% of the original rating after the life test. If the heater is to be used for cabin heating, the manufacturer shall record in the test report the heater output at the end of the life test.

6.5.5 *Igniter.* Whenever it becomes necessary due to ignition failure during the life test, the igniter may be cleaned, adjusted, or replaced. However, the igniter shall not require servicing or replacement more than twice during the life test of a wing-empennage heater or more than four times during the life test of a cabin heater.

6.5.6 *Fuel system.*

6.5.6.1 Whenever necessary due to stoppage or failure, the fuel orifice or nozzle may be cleaned or replaced. Such servicing shall not be required more than once during a wing-empennage heater life test or twice during a cabin heater life test.

6.5.6.2 The fuel shut off valve may be cleaned once during a wing-empennage

heater life test and twice during a cabin heater life test. It shall not be cleaned, serviced, or replaced due to failure to close during the life test. At the end of the life test the valve leakage in the closed position with rated fuel pressure shall not exceed two cubic centimeters of fuel in ten minutes.

6.5.6.3 The fuel filter may be cleaned or the filter element replaced but the filter body shall not be replaced during the life test. At the end of the life test there shall be no leakage through the case or body.

6.5.7 *Safety controls.*

6.5.7.1 The device used to prevent the heater from becoming overheated shall not be serviced or replaced during the life test due to failure to shut off the heater. At the beginning of the life test and at the end of each test period (section 6.5.2 or 6.5.3), any cycling or intermediate controls shall be bypassed and the ventilating air rate gradually reduced over a period of 15 minutes to permit operation of this device. Operation shall be within $\pm 25^\circ$ F. of the value obtained at the beginning of the life test.

6.5.7.2 The device to prevent fuel flow when combustion air is insufficient for safe operation shall be sensitive to heater combustion air pressure differential or to combustion air pressure. The device may be an air actuated electrical switch designed for use with an electrical fuel shut off valve, or an air actuated mechanical valve designed to control the flow of fuel.

6.5.7.2.1 If an air actuated electrical switch is used, it shall be checked as follows at the end of each test period (section 6.5.2 or 6.5.3) with the heater in operation:

6.5.7.2.1.1 Reduce the combustion air differential pressure or combustion air pressure gradually (approximately 30 seconds) from normal rating to a point where the switch closes the electrical fuel shut off valve. The combustion air differential pressure or combustion air pressure at which the fuel shut off valve closes shall not be less than the minimum value required for safe heater operation. At the end of 15 minutes "fuel off" time, the combustion air differential pressure or combustion air pressure, as applicable, shall be gradually increased at the same rate and the switch shall open the electrical fuel shut off valve at or above the rated combustion air pressure differential.

6.5.7.2.2 If an air actuated mechanical fuel valve is used it shall be checked as follows at the end of each test period (sections 6.5.2 or 6.5.3):

6.5.7.2.2.1 With the heater operating and with the fuel shut off valve "open", the combustion air differential pressure shall be reduced gradually (approximately 30 seconds) from normal rating to value required for safe heater operation. Leakage through the air actuated mechanical fuel valve shall then be measured and shall not exceed two cubic centimeters in ten minutes. At the end of 15 minutes "fuel off" time, the combustion air differential pressure shall be gradually increased at the same rate and the valve shall permit rated fuel flow when the rated combustion air pressure differential is reached.

6.5.7.3 *Ignition system.*

6.5.7.3.1 If necessary, the high voltage device may be serviced or parts replaced once during the life test.

6.5.7.3.2 If necessary, the high voltage ignition lead assembly or equivalent may be serviced or replaced once during the life test.

6.5.7.4 Unless otherwise specified, items 6.5.7.1, 6.5.7.2, 6.5.7.2.1, 6.5.7.2.2, 6.5.7.3, and 6.5.7.3.2, if furnished separately, not as part of the heater, need not be tested more than once providing no changes are made in their design, construction, or adjustment.

6.5.7.5. In case of life test failure of one or more of the devices in items 6.5.7.1, 6.5.7.2, 6.5.7.2.1, 6.5.7.2.2, 6.5.7.3, and 6.5.7.3.2, the test may be continued to qualify the heater or devices that have not failed. A separate life

test shall apply only to the failed device if necessary to establish reliability.

7. *Desirable features (Not Mandatory).*

7.1 *Operation.*

7.1.1 The operation of the heater and accompanying devices should require a minimum of moving parts.

7.1.2 The heater should start operation within five seconds at -65° F. at sea level and at its service ceiling, and should reach its maximum output within three minutes after being started.

7.1.3 The heater should be designed in such a manner as to preclude violent explosions on being started.

7.1.4 The heater should be designed in such a manner and made from such materials as to withstand deteriorating effects of high humidity, condensation, fungus, and abrasive particles in the air.

7.1.5 The heater and its accompanying devices should not be adversely affected if subjected to ambient temperatures up to 160° F. for indefinite periods.

7.1.6 The heater should be designed to give low air pressure drop at high altitudes.

7.1.7 Where necessary, additional devices such as the following, may be provided to improve heater operation.

7.1.7.1 Air pressure regulator.

7.1.7.2 Fuel pressure regulator.

7.1.7.3 Combustion air blower.

7.1.7.4 Ventilating air blower.

7.1.7.5 Fuel air ratio control.

7.1.7.6 Thermal cycling switch.

7.1.7.7 Cabin heat controls.

7.2 *Igniter.* The igniter should be accessible for quick replacement or servicing.

7.3 *Fuel nozzle.* The fuel nozzle should be accessible for quick replacement or servicing.

(2) *Application.* (i) Combustion heaters complying with the specifications appearing in this order are hereby approved for all aircraft. Heaters already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of heater is made within nine months after the effective date of this order, previously approved types of heaters may be installed. However, in any such change made after the nine-month period, new types of heaters installed shall meet the specifications contained herein.

(c) *Specific instructions—(1) Marking.* In addition to the identification information required in the referenced specification, each heater shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C20, to identify the heater as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined in subparagraph (5) of this paragraph. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for combustion heaters have been met.

(2) *Data requirements.* Ten copies of the following technical information shall be submitted by the manufacturer of the heater with his Statement of Con-

formance to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C.:

(i) Rated combustion air flow rates (or pressure drop) including minimum safe rate and variation with altitude.

(ii) Rated ventilating air flow rates (or pressure drop) including minimum safe rate and variation with altitude.

(iii) Ignition characteristics curve established in accordance with Section 6.1.1 of Specification AS143B.

(iv) Minimum operating voltage used for subdivision (iii) of this subparagraph.

(v) Maximum operating altitude.

(vi) Operating fuel pressure.

(vii) Installation diagram showing installation of safety devices necessary to achieve compliance with Sections 4.2, 5.7 and 6.5.7 through 6.5.7.2.2.1 of Specification AS143B.

(viii) Recommended electrical arrangement and any necessary limitations and pressure or temperature settings which are considered essential to proper and safe installation and operation.

(3) *Effective date.* After June 15, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of combustion heaters for use in certificated aircraft.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the heater to be produced by him meets the minimum safety requirements established in this order. This statement shall indicate whether the heater meets the standards for cabin or wing-empennage heaters as prescribed in SAE Aeronautical Standard AS-143B and whether it has met the standards of this specification pertinent to pressurized systems. Immediately thereafter distribution of the heaters conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the heater does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the heater in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil

Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[Supp. 7, 14 F. R. 3308]

§ 4b.447 *Cabin interiors.* All compartments occupied or used by the crew or passengers shall comply with the following provisions:

(a) Materials shall in no case be less than flash-resistant.

(b) The wall and ceiling linings, the covering of all upholstery, floors, and furnishings shall be flame-resistant.

(c) Compartments where smoking is to be permitted shall be equipped with ash trays of the self-contained type which are completely removable. All other compartments shall be placarded against smoking.

(d) All receptacles for used towels, papers, and waste shall be of fire-resistant material, and shall incorporate covers or other provisions for containing possible fires started in the receptacles.

[Amtd. 04-1, 11 F. R. 11351]

§ 4b.447-1 *Fire-resistant aircraft material (CAA rules which apply to § 4b.447).* See § 4b.448-3.

[13 F. R. 7728]

§ 4b.448 *Cargo and baggage compartments—(a) General.* Each cargo and baggage compartment shall be designed for the placarded maximum weight of contents and critical load distributions at the appropriate maximum load factors corresponding to all specified flight and ground load conditions, excluding the emergency landing conditions of §§ 4b.291 and 4b.292. Provisions shall be made to prevent the contents of such compartments from becoming a hazard by shifting under these loads. The provisions also shall be adequate to protect the passengers and crew from injury by the contents of any compartment when the ultimate inertia force acting forward is 6 g.

(b) *Fire precautions.* (1) Each compartment shall be designed so that, when used for the purpose of storing cargo or baggage, it shall comply with all the requirements prescribed for cargo or baggage compartments. It shall include no controls, wiring, lines, equipment, or accessories, the damage or failure of which would affect the safe operation of the airplane, unless such item is adequately shielded, isolated, or otherwise protected so that it cannot be damaged by movement of cargo in the compartment, and so that any breakage or failure of such item would not create a fire hazard in the compartment. Provisions shall be made to prevent cargo or baggage from interfering with the functioning of the fire-protective features of the compartment. All materials used in the construction of cargo or baggage compartments, including tie-down equipment, shall be flame-resistant or better.

(2) In addition, all cargo and baggage compartments shall include provisions for safeguarding against fires according to the following classifications:

(i) Cargo and baggage compartments shall be classified in the A category, if presence of a possible fire therein can be

readily discernible to a member of the crew while at his station, and if all parts of the compartment are easily accessible in flight. A hand fire extinguisher shall be available for such compartment.

(ii) Cargo and baggage compartments shall be classified in the B category, if sufficient access is provided while in flight to enable a member of the crew to move by hand all contents and to reach effectively all parts of the compartment with a hand fire extinguisher. Furthermore, the design of the compartment shall be such that, when the access provisions are being used, no hazardous quantity of smoke, flames, or extinguishing agent will enter any compartment occupied by the crew or passengers. Each compartment in this category shall be equipped with a separate system of an approved type smoke detector or fire detector other than heat detector to give warning at the pilot or flight engineer station. Hand fire extinguishers shall be readily available for use in all compartments of this category. Compartments in this category shall be completely lined with fire-resistant material, except that additional service lining of flame-resistant material may be employed.

(iii) Cargo and baggage compartments shall be classified in the C category if they do not conform with the requirements for the A or B categories. Each compartment of the C category shall be equipped with: (a) A separate system of an approved type smoke detector or fire detector other than heat detector to give warning at the pilot or flight engineer station, and (b) an approved built-in fire extinguishing system controlled from the pilot or flight engineer station. Means shall be provided to exclude hazardous quantities of smoke, flames, or extinguishing agent from entering into any compartment occupied by the crew or passengers. Ventilation and drafts shall be further controlled within each such cargo or baggage compartment to the extent that the extinguishing agent provided can control any fire which may start within the compartment. All cargo and baggage compartments of this category shall be completely lined with fire-resistant material, except that additional service lining of flame-resistant material may be employed.

(c) *Proof of compliance.* Compliance with those provisions of § 4b.448 (b) which refer to the compartment accessibility, the entry of hazardous quantities of smoke or extinguishing agent into compartments occupied by the crew or passengers, and the dissipation of the extinguishing agent in category C compartments shall be demonstrated by tests in flight. It shall also be demonstrated during these tests that no inadvertent operation of smoke or fire detectors in adjacent or other compartments within the airplane would occur as a result of fire contained in any one compartment, either during or after extinguishment, unless the extinguishing system floods such compartments simultaneously.

[Amtd. 04-1, 11 F. R. 11351]

§ 4b.448-1 *Technical Standard Order TSO-C1a: "Smoke Detectors" (CAA rules which apply to § 4b.448 (b))—(a) Intro-*

duction. (1) Smoke detectors are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his smoke detector.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for smoke detectors for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for smoke detectors which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for smoke detectors contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 4a.31, 4a.301, 4b.41, and 4b.448 of this subchapter, which authorize the Administrator to approve aircraft equipment, the performance requirements for smoke detectors as set forth in SAE Specification AS-400, Smoke Detectors, dated July 1, 1947,¹ stated below, with the exceptions hereinafter noted, are established as the minimum safety requirements for smoke detectors which are intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for smoke detection instruments for use in aircraft, the operation of which may subject the instrument to environmental conditions specified in section 3.4.

2. *Scope.* This specification covers two basic types as follows:

Type I. Carbon monoxide.

Type II. Photoelectric cell.

3. *General requirements.*

3.1. *Material and workmanship.*

3.1.1. *Material.* Materials shall be of a quality which experience or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legibly and permanently marked on the instrument or attached thereto:

- (a) Name of instrument (smoke detector).
- (b) SAE Spec. AS-400.
- (c) Rating (electrical, vacuum, etc.).
- (d) Manufacturer's part number.
- (e) Manufacturer's serial number or date of manufacture.
- (f) Manufacturer's name and/or trademark.

3.4. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6, and 7.

3.4.1. *Temperature.* When mounted in accordance with the instrument manufacturer's instructions, the instrument shall function over the range of ambient temperature of -55° C. to 60° C. and shall not be adversely

affected by exposure to temperatures in the range -65° C. and to 70° C.

3.4.2. *Humidity.* The instrument shall function and not be adversely affected when exposed to a relative humidity of up to and including 95% at a temperature of approximately 32° C.

3.4.3. *Altitude.* The instrument shall function and not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 feet to +40,000 feet standard altitude.

3.4.4. *Vibration.* When mounted in accordance with the instrument manufacturer's instructions, the units shall function and shall not be adversely affected when subjected to the following vibrations:

Type of instrument mounting	Cycles per minute ¹	Amplitude ¹	Max. acceleration
Shock mounted panel instruments	500-3000	Inch 0.005	0.8 g
Unshock mounted panel instruments	500-3000	.010	1.3 g
Airframe structure mounted instruments	500-3000	.030	3.8 g

¹ It is understood that the unit shall withstand vibrations at higher frequencies, but the acceleration values need not exceed those shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3000 cycles per minute.

4. *Detail requirements.*

4.1. *Design.*

4.1.1. The instrument shall consist of a means for:

Type I: Testing air for contamination with gaseous products of combustion. It shall include an alarm circuit or control circuit which will indicate the presence of contamination when it reaches a concentration of not more than 0.010% of carbon monoxide by volume.

Type II: Testing air for contamination with smoke or gas of all colors or particle sizes. It shall include an alarm circuit or control circuit which will indicate the presence of contamination which reduces the light transmission to not less than 90% of that of clear air. Percentage of transmission is defined as the light falling on a photoelectric cell through a one foot distance as compared to the light transmitted in clear air.

4.1.2. A means shall be incorporated in the design to admit the air sample to the sensitive element of the instrument in a positive manner.

4.2. *Indicating method.* The instrument shall be capable of actuating both visual and aural alarm indicators.

4.3. *Reliability.* False signals in the instrument shall not result from variations in voltage (+25% and -100% of the rated), flight altitude, accelerations encountered in flight or landing, and from normal amounts of dust they may accumulate within the instrument under normal flight operation.

4.4. *Integrity test provision.* The instrument shall be provided with a means for being tested in flight. The test shall cause operation of the alarm circuit or control circuit by initiating the sequence of actions through a disturbance in the instrument.

4.5. *Sampling characteristics.* When an instrument installation is designed to divert the air samples from more than one sampling station, it shall cycle at a rate not to exceed 30 seconds per sampling station, in which case, flow of air through all the sampling conduits shall be maintained continuously. In addition, when a smoke alarm is indicated, an alarm shall be actuated to indicate the location in which the smoke or gas is being generated and to continue to indicate the alarm until the condition is eliminated. It shall begin cycling in a normal manner within 30 seconds after releasing the alarm signal.

5. *Test conditions.*

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variations from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Vibration stand.* A vibration stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument will describe, in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

5.4. *Test position.* Unless otherwise specified, the instrument shall be mounted and tested in its normal operation position.

5.5. *Air sample.* Unless otherwise specified, air samples shall be as follows:

(1) Air containing 0.01% plus or minus 0.005% carbon monoxide, or

(2) Air containing smoke or gas having a light transmission value of 85% to 92% of that of clear air.

5.6. *Power conditions.* Unless otherwise specified all tests for performance shall be conducted at the power rating recommended by the manufacturer.

6. *Individual performance requirements.* All instruments, or components of such, shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification including the following requirements where applicable.

6.1. *Response time.* The instrument shall be tested, so that, when an air sample per section 5.5 is introduced into the instrument under normal room temperature and atmospheric pressure conditions the alarm circuit or control circuit shall be energized within a maximum of 30 seconds.

6.2. *Dielectric.* The insulation shall be subjected to a dielectric test with an R. M. S. voltage at a commercial frequency applied for a period of 5 seconds equivalent to 5 times normal circuit operating voltage, except where circuits include components for which such a test would not be appropriate the test voltage shall be 1.25 times the normal circuit operating voltage. The insulation response shall not be less than 20 megohms at that voltage.

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations. The tests of each instrument shall be conducted consecutively and after the tests have been initiated, no further adjustments of the instrument shall be permitted. For those instruments which employ a cycling device for testing a multiplicity of locations with one instrument, these tests shall be conducted on the basis of a single sample station. During these tests no false alarm shall result.

7.1. *Stability.* The instrument shall be operated continuously for 24 hours at room temperature. At the end of the first and twenty-fourth hour of operation a sample of air, per section 5.5, shall be introduced into the instrument and the time required for operation of the alarm circuit or control circuit shall not exceed 30 seconds.

7.2. *Suction variation.* The instrument shall be operated continuously by varying the

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

suction from 25% below to 25% above the rated. At each of these values a sample of air, per section 5.5, shall be introduced into the instrument and the time required for operation of the alarm circuit or control circuit shall not exceed 30 seconds.

7.3. Voltage variation. The instrument shall be operated with the voltage varying from 110% to 85% of the rated voltage. The instrument shall then be tested with an air sample, per section 5.5, and the response time shall not exceed 30 seconds.

7.4. High temperature. The instrument shall be exposed to a temperature of 70° C. for a period of 6 hours after which it shall be tested with air at 60° C. for a period of 30 minutes without giving a false alarm. The instrument shall then be tested with an air sample, per section 5.5, and the response time shall not exceed 30 seconds.

7.5. Low temperature. The instrument shall be exposed to a temperature of -65° C. for a period of 24 hours, after which it shall be raised to a temperature of -55° C. for a period of 6 hours. After operating for 30 minutes at a temperature -55° C., without giving a false alarm, the response time to the air sample in section 5.5 shall not exceed 30 seconds.

7.6. Humidity. The instrument shall be subjected to an atmosphere 32° C. with a relative humidity of 95%, with the air sample being taken from the same atmosphere. After operating in this manner for 5 hours, an air sample per section 5.5, shall be introduced into the instrument and the time required for operation of the alarm circuit or control circuit shall not exceed 30 seconds.

7.7. Altitude effect. The instrument shall be subjected to an altitude pressure equivalent to 40,000 feet. After operating in this manner continuously for five hours the time required for reaction of the alarm circuit or control circuit, on a sample of air per section 5.5, shall not exceed 30 seconds.

7.8. Vibration. The instrument shall be mounted on a vibration stand, in its own shock-mounted base, if provided with one, in its normal operating plane. The test shall be conducted with the instrument in normal operation condition. The instrument shall be subjected to vibration with an amplitude between 0.003 and 0.005 inch at frequencies from 500 to 3,000 cycles per minute, in order to determine whether the natural frequency of the instrument does occur in this frequency range.

7.9. Vibration endurance. With the instrument mounted on a vibration stand, per section 7.8 and with the instrument in a normal operating condition, it shall be vibrated continuously at a total amplitude of 0.03 inch for a period of 24 hours at the natural frequency, if applicable, as determined in section 7.8, or if not applicable at a frequency of 2,000 cycles per minute. At the completion of this test the instrument shall be examined to determine that no looseness in the mechanism nor damage to any part has resulted from the vibration and also, it shall be subjected to a sample of air introduced into it as per section 5.5 and the response time shall not exceed 30 seconds.

(2) Exceptions. Section 4.1.1, Design. Second sentence of Type II: "It shall include an alarm circuit or control circuit which will indicate the presence of contamination which reduces the light transmission to not less than 84% nor more than 96% of that of clear air."

Section 5.5, Air sample. Subparagraph (2): "Air containing smoke or gas having a light transmission value of 84% to 96% of that of clear air. A bar placed across light path to provide necessary light cut-off which has been calibrated against smoke may be used in place of actual smoke samples."

Section 7.3, Voltage variation. "The instrument may be operated with the voltage varying from 110% to 90% of the rated voltage. The response time to an air sample per section 5.5 shall not exceed 30 seconds."

Section 7.4, High temperature. "An air temperature of 45° C. is acceptable for the test after six hours of exposure at 70° C. The response time to an air sample per section 5.5 shall not exceed 30 seconds."

Section 7.5, Low temperature. "The instrument may be exposed to a temperature of -54° C. for a period of 24 hours after which time it shall be operated for a period of 30 minutes at -54° C. without giving a false alarm. The response time to an air sample per section 5.5 shall not exceed 30 seconds."

(3) Application. (i) Smoke detectors complying with the specifications appearing in this order are hereby approved for all aircraft. Smoke detectors already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order,

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of smoke detector, previously approved types of smoke detectors may be installed. However, in any such change made after the 9-month period, new types of smoke detectors installed shall meet the specifications contained herein.

(c) Specific instructions.

(1) Marking. In addition to the identification information required in the referenced specification, each smoke detector shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C1a" to identify the smoke detector as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for the smoke detector have been met.

(2) Data requirements. Ten copies of the following technical information shall be submitted to the Civil Aeronautics Administration, Aircraft and Components Service, Attn: A-298, Washington 25, D. C.:

Installation recommendations prepared by the manufacturer covering the proper location, mounting, test circuits, and related technical information essential to insure proper functioning and maintenance of the unit as installed in the aircraft.

(3) Effective date. After June 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administra-

tion approval of smoke detectors for use in certificated aircraft.

(4) Deviations. Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft and Components Service, Office of Safety Regulation, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft and Components Branch.

(5) Conformance. (i) The manufacturer shall furnish to the CAA (address as noted under "Data requirements" above), a written statement of conformance signed by a responsible official of his company, setting forth that the smoke detector to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the smoke detector conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the smoke detector does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the smoke detector in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 3843, 7728]

§ 4b.448-2 Technical Standard Order TSO-C11: "Fire Detectors" (CAA rules which apply to § 4b.448 (b)).

Introduction. (1) Fire detectors are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his fire detector.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for fire detectors for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for fire detectors which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for fire detectors contains such requirements.

(b) Directive.

(1) Provision. Pursuant to §§ 4a.31, 4a.301, 4b.41, 4b.448, 4b.671, 4b.672, and 4b.691 of the Civil Air Regulations, which authorize the Administrator to approve

aircraft equipment, the performance requirements for fire detectors as set forth in SAE Specification AS-401, Fire and Heat Detectors, dated December 1, 1947,¹ stated below, with the exceptions herein-after noted, are hereby established as minimum safety requirements for fire detectors which are intended for use in civil aircraft:

FIRE AND HEAT DETECTORS

1. *Purpose.* To specify minimum requirements for fire and heat detection instruments for use in aircraft, the operation of which may subject the instrument to environmental conditions specified in section 3.4.

2. *Scope.* This specification covers the following basic types of instruments, or combinations thereof, intended for use in protecting aircraft power plant installations, auxiliary power plants, combustion heaters and other installation where fuel, oil or similar fires may occur.

Type I. Rate of temperature rise.

Type II. Flame.

Type III. Fixed temperature.

3. *General requirements.*

3.1. *Materials and workmanship.*

3.1.1. *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legibly and permanently marked on the instrument or attached thereto:

- (a) Name of instrument.
- (b) SAE Spec. AS-401.
- (c) Rating (electrical, vacuum, etc.).
- (d) Alarm temperature (sensing element, where applicable).
- (e) Manufacturer's part number.
- (f) Manufacturer's serial number or date of manufacture.
- (g) Manufacturer's name and/or trademark.

3.4. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6, and 7.

3.4.1. *Temperature.* When mounted in accordance with the manufacturer's recommendations, the unit shall function over the range of ambient temperatures shown in column A below and shall not be adversely affected by exposure to the temperatures shown in column B below:

Instrument location	A	B
Power plant compartments.....	-20° to 130° C.	-65° to 130° C.
Other areas.....	-20° to 70° C.	-65° to 70° C.

3.4.2. *Humidity.* The instrument shall function and not be adversely affected by exposure to a relative humidity of up to and including 95% at a temperature of approximately 32° C.

3.4.3. *Altitude.* The instrument shall function and shall not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 feet to +40,000 feet standard altitude.

3.4.4. *Vibration.* When mounted in accordance with the instrument manufacturer's instructions, the units shall function and shall not be adversely affected when subjected to the following vibrations at a frequency of 500 to 3,000 cycles per minute. When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150 to 3,000 cycles per minute.

Type of instrument mounting	Amplitude	Acceleration
Structurally mounted instruments.....	Inch 0.030	3.8 g
Engine compartment mounted instruments.....	.20	25 g

It is understood that the instrument shall withstand vibration at higher frequencies, but the acceleration values need not exceed those shown above.

4. *Detail requirements.*

4.1. *Indicating method.* The instrument shall be capable of actuating both visual and aural alarm indicators.

4.2. *Reliability.* False signals in the instrument shall not result from variations in voltage between 0 and 125% of the rated flight altitude, dust and accelerations encountered in flight or landing.

4.3. *Integrity test provisions.* The instrument shall permit testing of the continuity of the associated electrical circuit in flight.

4.4. *Calibration adjustment.* All calibration adjustments in the instrument shall be provided with tamper-proof seals.

5. *Test conditions:*

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be conducted at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22° C. When tests are conducted with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variations from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inches amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Vibration stand.* A vibration stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument will describe, in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

5.4. *Test position.* Unless otherwise specified, the instrument shall be mounted and tested in its normal operation position.

5.5. *Power conditions.* Unless otherwise specified, all tests shall be conducted at the power rating recommended by the manufacturer and the instrument shall be in an operating condition.

5.6. *Flame temperature measurement and flame size.* All flame temperatures shall be measured by using an 18 gauge wire thermocouple and the two strands of wire shall be twisted together for a distance of 1/2 inch from the thermocouple bead. The thermocouple bead shall be at the center of the flame and the two wires leading to the bead shall be parallel and extend radially into the flame. The nature and size of the flame and the method of test shall be specified in Figure 2.

5.7. *Test sample.* Unless otherwise specified, when qualification tests are being conducted on continuous type detectors, at least eight inches of the continuous detecting element shall be subjected to the test conditions as well as at least two typical insulators, supports, or connectors of each basic type used.

6. *Individual performance tests.* All instruments or components of such shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification.

6.1. *Response time.* The sensing element shall be tested as specified in section 7.1, or in some equivalent manner which will adequately check the sensitivity and calibration.

6.2. *Dielectric.* The instrument shall be subjected to whichever one of the following dielectric tests is most applicable:

6.2.1. *Ungrounded instruments, or grounded instruments prior to connection of internal ground wire, shall be tested by either the method of section 6.2.1.1 or 6.2.1.2.*

6.2.1.1. *Insulation resistance.* The insulation resistance measured at 500 volts d-c between all electrical circuits connected together and the metallic case shall not be less than 20 megohms.

6.2.1.2. *Dielectric strength.* The insulation shall withstand without evidence of damage the application of a sinusoidal voltage at a commercial frequency between all electrical circuits connected together and the metallic case, for a period of 5 seconds. The R. M. S. value of the sinusoidal voltage applied shall be either five (5) times the maximum instrument operating voltage, or 500 volts, whichever is the greater.

6.2.2. *Instruments operated with a permanent internal ground connection shall be tested as follows:*

The insulation shall withstand without evidence of damage the application of a sinusoidal voltage at a commercial frequency between each electric circuit and the metallic case, for a period of 5 seconds. The R. M. S. value of the sinusoidal voltage applied shall be 1.25 times the maximum circuit operating voltage obtainable between two test points.

7. *Qualification tests.* As many instruments as appear necessary to demonstrate that all instruments will comply with the requirements of this section shall be subjected to the following tests where applicable. The tests on each instrument shall be conducted consecutively and after the tests have been initiated, no further adjustments of the instrument shall be permitted. There shall be no false alarms signalled during any of the tests. A response time test per section 7.1 shall be conducted after each qualification test, except sections 7.1.1, 7.2, 7.3, 7.3.1, 7.3.2, 7.3.3 and 7.14. However, except in the case of the response time test following the qualification test of section 7.14, the instrument subjected to the response time test need not be the same instrument or instrument's being subjected to the entire series of qualification tests.

7.1. *Response time.* The sensing element shall be tested in an 815° C. maximum temperature flame as specified in Figure 2. The ambient temperature from which the test is started shall be normal room temperature. However, a higher starting ambient temperature may be used if the sensing element is specified for use only in locations where the ambient temperature will not, under any normal continuous operating conditions, fall below this value. For types of detectors and detector systems whose sensitivity is affected by the number of sensing elements, by the length of the sensing element exposed to flame (for continuous types), or by other factors which may be varied from one system design to another, all response time tests shall be conducted with the least sensitive system configuration to be used. The time of response shall not exceed 5 seconds when the instrument is tested in accordance with this section.

7.1.1. *Repeat response time.* The sensing element(s) of the fire detector system shall be subjected to an 815° C. flame for a period of one minute. It shall then be removed

¹Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

from the flame. Within 5 seconds after the alarm has cleared the sensing element shall again be subjected to the flame. An alarm shall be signalled in five seconds. The units subjected to this test need not be subjected to any other tests.

7.2. *Fixed temperature operation.* (For Type III instruments only.) The detecting element shall be placed in a suitable heating chamber and the temperature shall be raised at the rate of not less than 7° C. per minute, to not less than 80% of the rated temperature setting. The temperature shall be maintained at this value for not less than one hour. The temperature shall then be raised, at a rate of not more than 7° C. per minute, to 10% above the rated temperature setting. An alarm shall be signalled within a tolerance of 10% of the rated temperature setting. The temperature shall then be lowered, at a rate of not more than 7° C. per minute. The alarm indication shall cease before the temperature falls below 90% of the rated setting.

7.3. *False alarm due to rate of temperature rise.* No alarm shall be signalled during these tests except in the case of Type III instruments which may signal an alarm when the temperature reaches a value not less than 90% of the rated setting. For

sand hopper (should hold enough sand for complete test)

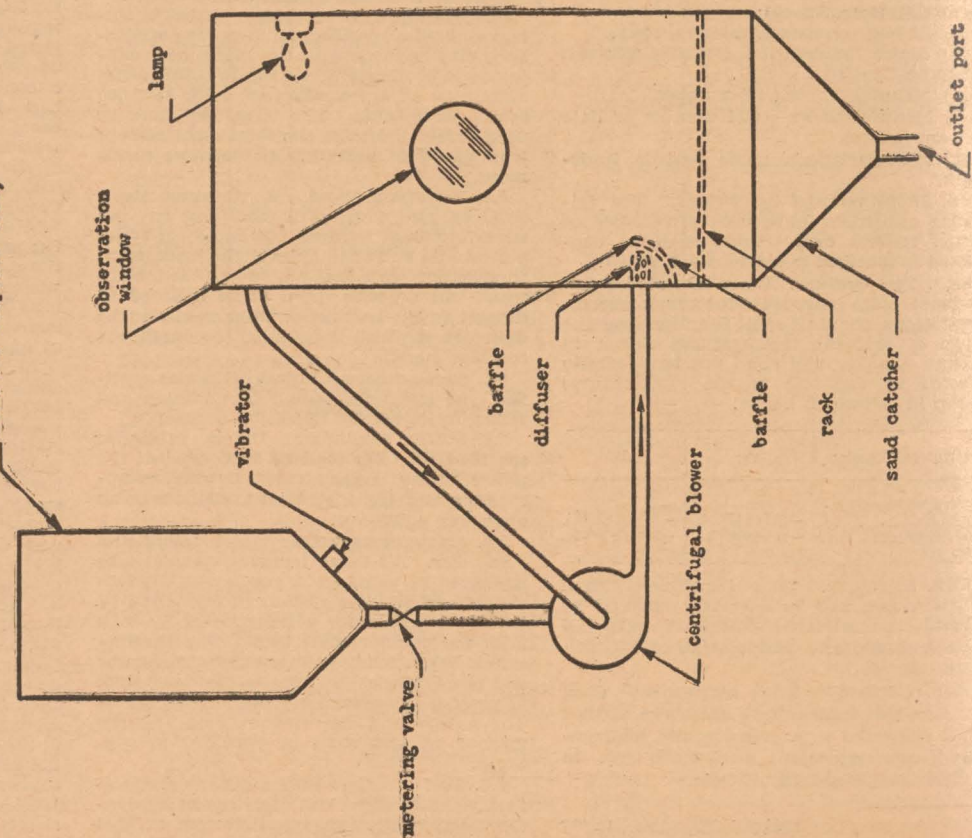


FIGURE 1.—SCHEMATIC SAND TEST ARRANGEMENT (REFERENCE SEC. 7.9).

types of detectors and detector systems whose sensitivity is affected by the number of sensing elements, the length of the sensing element exposed to the test temperature (for continuous types), or by other factors which may be varied from one system design to another, the tests of 7.3.1 and 7.3.2 shall be conducted with the most sensitive system configuration to be used.

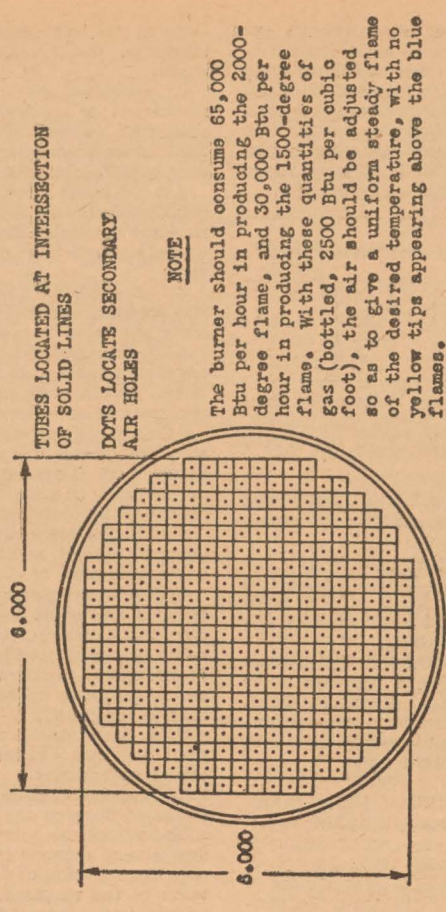


FIGURE 2.—FLAME TEST BURNER (REFERENCE SECS. 5.6, 7.1 AND 7.14).

ducted in a manner simulating conditions due to local overheating.

7.3.2. *False alarm due to general temperature rise.* The test of 7.3.1 shall be repeated except that Figure 3 (b) shall be employed and the test shall be conducted in a manner simulating conditions existing due to a general temperature rise throughout an engine compartment where the sensing element(s) may be located.

7.3.3. *False clearing of alarm due to partial extinguishing of fire.* The system configuration specified in 7.3 shall be subjected to an 815° C. flame for 30 seconds. The flame shall then be removed from all except the portion of the system as specified in 7.1. The alarm shall not clear. After an additional 30 seconds the flame shall be removed entirely and the alarm shall then clear. The units subjected to this test need not be subjected to any other test.

7.4. *Vibration.* The instrument shall be mounted on a vibration stand, in its own shock mounted base, if provided with one, in its normal operating plane. The instrument shall be subjected to vibration with an amplitude between 0.003 and 0.005 inch at frequencies for 500 to 3,000 cycles per minute, in order to determine whether the natural frequency of the instrument occurs in this frequency range.

7.5. *Vibration endurance.* With the instrument mounted on a vibration stand, per section 7.4, it shall be vibrated continuously at a total amplitude as specified in section 3.4.4 for a period of 24 hours at the natural frequency, if applicable, as determined in section 7.4, or if not applicable, at a frequency of 2,000 cycles per minute. No damage shall be evident after this test. In the case of this test, the response time test of 7.1.1 shall be conducted while the instrument is being vibrated. However, the sensing and indicating elements need not be vibrated si-

multaneously unless it is apparent that simultaneous vibration will be critical.

7.6. *Water spray.* All parts of the instrument which may be installed in exposed portions of the airplane shall be subjected to the following tests:

7.6.1. *Simulated rain.* The components being tested shall be subjected to a spray of water, to simulate rain, for a period of three hours. The detector shall not be dried prior to testing per section 7.1.

7.6.2. *Salt spray.* The components being tested shall be subjected to spray with a 20% sodium chloride solution for a period of fifteen minutes. The components shall then be dried in air at room temperature before they are tested per section 7.1. The components shall not be cleaned before the test of section 7.1 is conducted.

7.7. *Corrosion.* All parts of the instrument which may be installed in exposed portions of the airplane shall be subjected to a finely atomized spray of 20% sodium chloride solution for 200 hours. At the end of this period the parts shall be allowed to dry and may then be cleaned prior to conducting the test per section 7.1.

7.8. *Fuel and oil immersion.* All parts of the instrument which may be located in engine compartments, or other locations where they may be contaminated by fuel or oil, shall be subjected to the following tests:

7.8.1. *Fuel immersion.* The components being tested shall be thoroughly immersed in normally leaded 100 octane fuel at approximately room temperature and then allowed to drain for one minute before being tested per section 7.1. No cleaning other than the drainage specified above shall be accomplished prior to conducting subsequent tests.

7.8.2. *Oil immersion.* The same test shall be conducted with used SAE #60 oil.

7.9. *Sand.* All parts of the instrument which may be installed in exposed portions of the airplane (such as in nacelles, wheel wells, etc.) shall be subjected to a sand or dust laden air stream, flowing at a constant rate of 2½ pounds per hour, for four hours. The stream shall be formed of sand or dust that has been sifted through a 150 mesh screen and shall pass over all parts of the units under test. The test chamber shall be equivalent to that shown in Figure 1.

7.10. *High temperature.* All components of the instrument which may be located in engine compartments shall be exposed to a temperature of 130° C. for 48 hours prior to being tested per section 7.1 except a 130° C. All other components shall be subjected to a similar test at 70° C.

7.11. *Low temperature.* The instrument shall be exposed to a temperature of -65° C. for a period of 24 hours, after which it shall be raised to a temperature of -55° C. for a period of six hours prior to being tested per section 6.1 except at -55° C. However, compliance with section 7.1 shall be considered to have been accomplished in this case if the time of response does not exceed 10 seconds.

7.12. *Altitude effects.*

7.12.1. *High altitude and rate of climb.* The instrument shall be subjected to a pressure that is varied from normal atmospheric pressure to an altitude pressure equivalent to 40,000 feet at a rate of not less than 3,000 feet per minute. The instrument shall be maintained at the altitude pressure equivalent to 40,000 feet for a period of 48 hours. The instrument shall then be returned to sea level conditions and then tested per section 7.1. Sealed units shall not leak as a result of exposure to this pressure. Where applicable, this shall be demonstrated by immersion in water after the test.

7.12.2. *Low altitude.* The instrument shall be subjected to the same test as outlined in section 7.12.1, except that the rate of pressure variation need not be as specified therein and the pressure shall be maintained at an altitude pressure equivalent to -1,000 feet.

7.12.3. *Pressurization test.* All components of the instrument which may be located in pressurized area shall be subjected to an external pressure of 8 p. s. i. for a period of fifteen minutes. The response time test of 7.1.1 shall be conducted while the components involved are under the 8 p. s. i. pressure.

7.13. *Voltage variation.* The instrument shall be operated with the voltage varying from 110% to 75% of the rated. The instrument shall then be tested per section 6.1 under these conditions. Compliance with the provisions of section 4.2 shall also be demonstrated.

7.14. *Flame.* The detecting element of the instrument shall be subjected to a completely enveloping flame at a temperature of 1,100° C. minimum for two periods of one minute each. The flame shall be as specified in Figure 2. The instrument shall be cooled to approximately room temperature or to the ambient temperature permitted in section 7.2 after each exposure to flame. The instrument shall then be exposed to the same flame a third time. An alarm shall be signalled in not more than five seconds after each exposure to flame. During cooling of the instrument after the first two exposures to flame the alarm shall clear in not more than 45 seconds after the flame has been removed in the first two cases. Artificial means of cooling the instrument shall not be used until after the alarm has cleared. A manual resetting device may be used to clear the alarm provided it is demonstrated that the resetting device will clear the alarm only if the flame has been removed; i. e., if flame is still present and the manual resetting device is operated, the instrument must continue to indicate the presence of a fire. The instrument need not clear the alarm and need not be capable of further operation after the third exposure to flame. During this test the

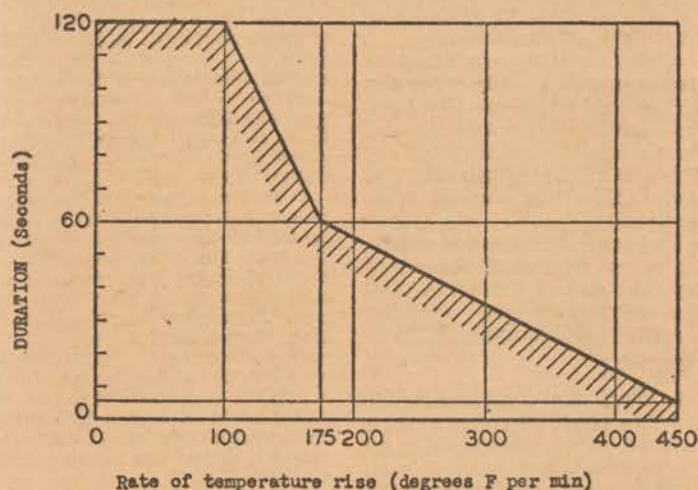


FIGURE 3 (a).—LOCAL TEMPERATURE RISE CONDITION (REFERENCE SEC. 7.3.1).

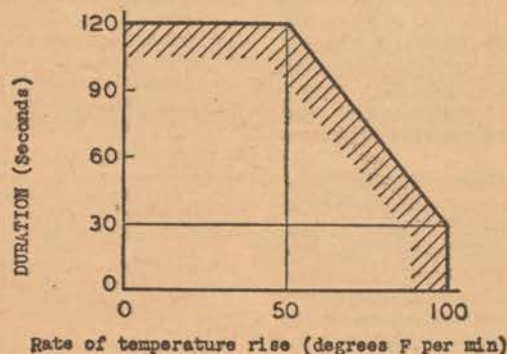


FIGURE 3 (b).—GENERAL TEMPERATURE RISE CONDITION (REFERENCE SEC. 7.3.2).

sensing element shall be subjected to vibration as specified in section 7.5.

(2) *Exceptions.* Item (b) of section 3.3, "Identification," need not be complied with for conformance with the terms of this order.

(3) *Application.* (i) Fire detectors complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft for protection of aircraft power plant installations, combustion heaters, or other installations where fuel, oil or similar fires may occur. Fire detectors already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order,

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control provided application for a type certificate is made prior to the effective date of this order.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of fire detector, previously approved types of fire detectors may be installed. However, in any such change made after the 9-month period, new types of fire detectors installed in aircraft shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification (see paragraph (b) (2) above), each fire detector shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C11" to identify the fire detector as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for fire detectors have been met.

(2) *Data requirements.* Ten copies of the following technical information shall be submitted by the manufacturer of the fire detector with his statement of conformance to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C. These data shall consist of all information such as descriptive data, drawings, diagrams, etc., which are necessary to define the limitations of use for which the fire detectors are satisfactory, and which are essential to outline the conditions for their proper installation and operation. They shall include at least the following, wherever applicable, in addition to other limitations which may apply:

(i) Maximum allowable normal ambient temperature at the point of detector location.

(ii) Maximum allowable rate of temperature rise at point of detector location as a result of normal operation.

(iii) Electrical circuit arrangement.

(iv) Operating voltage.

(v) Mounting or support method.

(vi) Maximum or minimum number of units or detector length which can be used

in one circuit or one fire zone without adversely affecting sensitivity or causing false indications due to temperature variations associated with normal operation.

(3) *Effective date.* After August 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of fire detectors for use in certificated aircraft.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA (address as noted in paragraph (c) (2) above), a written statement of conformance signed by a responsible official of his company, setting forth that the fire detector to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the fire detector conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the fire detector does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the fire detector in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [13 F. R. 3857, 7728]

§ 4b.448-3 *Technical Standard Order TSO-C11: "Fire-Resistant Aircraft Material"* (CAA rules which apply to § 4b.448 (b))—(a) *Introduction.* (1) Fire-resistant aircraft material is in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a, 4b, and 6 of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his fire-resistant aircraft material.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for fire-resistant aircraft material for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for fire-resistant materials which are intended for use in civil aircraft. The

specification of the Society of Automotive Engineers for fire-resistant aircraft materials contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 3.31, 3.625, 4a.31, 4a.400, 4b.41, 4b.447, 4b.448, 4b.592, 4b.623, 4b.654, 4b.665, 4b.676, 6.6, and 6.47 of the Civil Air Regulations, which authorize the Administrator to approve aircraft material, the performance requirements for fire-resistant aircraft material as set forth in section 3 of SAE Specification AMS-3851, Fire-Resistant Properties for Aircraft Materials, dated May 1, 1948,¹ stated below, are hereby established as minimum safety requirements for fire-resistant material which is intended for use in civil aircraft.

1. *Acknowledgment.* A vendor shall mention his specification number in all quotations and when acknowledging purchase orders.

2. *Application.* Primarily intended to cover materials which may be used without further treatment in areas in air carrier aircraft where a fire-resistant material is required.

3. *Technical requirements.* The material as supplied shall be capable of meeting the following test:

If the material is rigid an 8 x 8 in. specimen shall be used. If flexible, the material shall be placed in a frame, exposing an area 8 x 8 in. Where backing material is used, the specimen shall be provided with the same backing. The test specimen shall be supported at an angle of 45 degrees. The Bunsen or Tirrill burner shall rest upon a horizontal surface. The burner shall be adjusted for no air intake, giving a yellow tipped, 1½ in. flame. Suitable precautions shall be taken to avoid drafts. The period of application shall be 30 sec with ¼ of the flame in contact with the material at the approximate center of the specimen. Upon removal of the flame source from the specimen, the flame shall extinguish itself within 15 sec and no smoldering or glowing shall be visible 10 sec thereafter. No complete penetration of the material shall result.

4. *Reports.* Unless otherwise specified, the vendor shall furnish, with the original sample submitted for approval, three copies of a notarized report of the results of the test noted above showing duration of flaming, time of smoldering, char width, and penetration. After approval, unless otherwise specified, vendor shall furnish with each shipment three copies of a notarized report of the results of the above test made on each grade or type of each lot or shipment of material contained in the order. This report shall include the purchase order number, this specification number, vendor's material number, and quantity.

5. *Packing and identification.*

5.1 Packaging shall be accomplished in such a manner as to insure that the materials being shipped will not be torn or damaged and will be protected against exposure and undue weathering and harmful materials of any kind.

5.2 Each package shall be permanently and legibly marked, and the material tagged or stamped to give the following information:

Material description -----
AMS 3851
Meets fire resistance requirement AMS 3851
Vendor's identification -----
Purchase order number -----

6. *Approval.* A vendor shall not supply material until samples have been approved by the purchaser. After approval changes in

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 89th St., New York, N. Y.

composition, production manufacturing procedures and processes shall not be made without prior written approval by purchaser. Results of tests on incoming shipments shall be essentially equal to those obtained on approved samples.

7. *Rejections.* Material not conforming to this specification or to authorized modifications will be subject to rejection. Unless otherwise stipulated, rejected material will be returned to vendor at vendor's expense, unless purchaser receives, within three weeks of notification of rejection, other instructions for disposition.

(2) *Application.* Fire-resistant materials complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Mandatory dates for the installation of such material are provided in §§ 41.20 (f), 42.10 (b) and 61.31 (b) (2) of the Civil Air Regulations.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, the material shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C17" to identify the materials as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for fire-resistant materials have been met.

(2) *Data requirements.* None.

(3) *Effective date.* See paragraph (b) (2) of this section.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the fire-resistant material to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the material conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the fire-resistant material does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the fire-resistant material in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 7728]

§ 4b.448-4 *Technical Standard Order TSO-C19: "Portable Water-Solution Type Fire Extinguishers"* (CAA rules which apply to § 4b.448 (b) (2) (i) and (ii))—(a) *Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 4a.31, 4a.532, 4b.41, 4b.448 (b) (2) (i) and (ii) and 4b.691 (c) of this chapter, the Administrator of Civil Aeronautics is authorized to adopt standards for portable fire extinguishers intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for portable water-solution type fire extinguishers.

(b) *Directive.*—(1) *Provision.* The performance requirements for portable water-solution type fire extinguishers, as set forth in sections 5 and 6 of SAE Specification AS-245 Water-Solution Type Hand Fire Extinguishers dated November 1, 1948,* stated below, are hereby established as minimum safety performance standards for portable water-solution type fire extinguishers intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for a water solution type hand fire extinguisher which shall be suitable for use on incipient fires which may occur in an airplane cabin interior. The type of fire for which these units are intended is one involving combustible materials such as paper, textiles, and similar materials.

2. *Scope.* This specification covers two basic types as follows:

Type I..... Stored pressure type.
Type II..... Cartridge operated type.

3. *General requirements.*

3.1 *Material and workmanship.*

3.1.1 *Materials.* Materials shall be of a quality which experience or tests have demonstrated to be suitable and dependable for use in aircraft equipment and with extinguishing medium used.

3.1.2 *Workmanship.* Workmanship shall be consistent with high-grade aircraft equipment manufacturing practice.

3.2 *Identification.* The following information shall be legibly and permanently marked on the extinguisher:

- (a) Name of extinguisher.
- (b) SAE Spec. No. AS-245.
- (c) Capacity.
- (d) Test pressure of container.
- (e) Manufacturer's part or model number.
- (f) Manufacturer's name and/or trade mark.
- (g) Operating and maintenance instructions.

3.3 *Environmental conditions.* The following conditions have been established as design requirements only. Tests shall be conducted as specified in sections 5 and 6.

3.3.1 *Temperature.* This extinguisher shall withstand, without deterioration temperatures from -40° F. to +140° F., and shall operate satisfactorily within that temperature range.

3.3.2 *Humidity.* The extinguisher shall function and shall not be adversely affected when exposed to any relative humidity in

* Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

the range of from 0 to 95% at a temperature of approximately 90° F.

3.3.3 *Altitude.* The extinguisher shall function and not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 feet to +40,000 feet standard altitude, except as limited by the application of 3.3.1.

3.3.4 *Vibration.* When mounted in accordance with the extinguisher manufacturer's instructions the unit shall not be adversely affected when subjected to a vibration of 2,400 cycles per minute with a total excursion of $\frac{3}{32}$ " and when subjected to a vibration of 3,000 cycles per minute with a total excursion of 0.015 inch.

4. *Detail requirements.*

4.1 *Design.*

4.1.1 The extinguisher shall consist of:

Type I: A container having a dischargeable capacity of at least 1½ quarts, a connection for pressurizing the unit and a means of controlling the discharge of the liquid content.

Type II: A container having a dischargeable capacity of at least 1½ quarts, a suitable holder and releasing means for the cartridge, and a means of controlling the discharge of the liquid content.

4.1.2 The container shall be designed for a minimum burst pressure of 500 p. s. i.

4.1.3 The Type I unit shall be fitted with an AN connection in accordance with AN-C-71, or equivalent, for pressurizing the unit. A pressure gage to indicate the stored pressure shall also be provided. The gage range shall be at least 100 pounds above the charged pressure of the unit at 70° F.

4.1.4 Type II units shall use as a pressurizing means a carbon dioxide filled cartridge made in accordance with Specification AN-C-105, or equivalent, but in addition suitably winterized to insure operation at -40° F. A means shall be provided to readily release the carbon dioxide from the cartridge immediately prior to the use of the units. The torque required to release the cartridge shall not exceed 25 inch-pounds. The cartridge holder shall be designed so that it cannot be assembled if the cartridge is in the wrong position. The cartridge holder shall be designed so that a simple visual inspection will indicate whether a cartridge is in the holder.

4.1.5 The extinguisher shall be provided with a valve which will control the liquid discharge. The extinguisher shall be designed so that after the unit has been placed in operation it shall be completely controllable with one hand, including starting, stopping and directing the discharge stream. The force to operate the valve shall not exceed 3 pounds if the lever type is used. If a rotary type is used the torque required shall not exceed 25 inch-pounds.

4.1.6 Type I units shall be designed so that the maximum stored pressure at 70° F. shall not exceed 175 psi. Type II units shall be designed so that the instantaneous pressure developed at 70° F. when the cartridge is released into a filled unit shall not exceed 200 psi.

4.1.7 The extinguisher shall be designed so that it cannot be overfilled with extinguishing medium.

4.1.8 The extinguisher shall be provided with a satisfactory seal to indicate tampering and/or operation.

4.2 *Liquid charge:*

4.2.1 The liquid used as the extinguishing medium shall be as free from corrosive effects as practicable.

4.2.2 The fire extinguishing liquid shall be non-toxic and non-injurious to personnel and shall not form injurious toxic fumes when discharged on a fire.

4.2.3 The fire extinguishing liquid shall not deteriorate or lose its efficiency over a one-year period.

4.2.4 The fire extinguishing liquid shall have extinguishing qualities equal to or

better than an equal quantity of water when used at 70° F.

4.2.5 A wetting agent may be used provided the resulting solution complies with all requirements of the specification.

4.3 Discharge characteristics:

4.3.1 At 70° F. the time of effective discharge for a full extinguisher shall be not less than 30 nor more than 45 seconds.

4.3.2 At 70° F., with the extinguisher nozzle approximately 4 feet above the floor, it shall throw a stream a horizontal distance of not less than 20 feet and maintain this range for at least three-quarters of the contents.

4.3.3 The extinguisher at 70° F. shall be capable of discharging three-quarters of its contents by directing the stream in any desired direction.

4.4 Bracket.

4.4.1 A bracket shall be furnished from which the extinguisher can be quickly and easily removed. The bracket shall be designed to hold the charged extinguisher against an acceleration force of 10 g. applied in any direction.

5. Individual performance requirements. All extinguishers, or components of same, shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification, including the following requirements:

5.1 Hydrostatic tests. Each container shall be hydrostatically tested to 250 psi for a one minute period and shall show no leakage or detriment effects.

6. Qualification tests. As many extinguishers as deemed necessary by the manufacturer to demonstrate that all extinguishers will comply with the requirements of this section shall be tested. The tests of each extinguisher shall be conducted consecutively and after the tests have been initiated, no servicing (except recharging and repressurizing) or adjustments shall be permitted. For both types of extinguishers, these tests shall be conducted with a fully charged unit. The Type I units shall be pressurized to the recommended pressure at 70° F. The Type II units shall have the cartridge inserted in the holders.

6.1 High temperatures. The extinguisher shall be subjected to a temperature of 140° F. for a period of 6 hours and then discharged. The discharge characteristics shall not vary more than 25 percent from the figures in section 4.3.

6.2 Low temperature. The extinguisher shall be subjected to a temperature of -40° F. for a period of 6 hours and then discharged. The discharge characteristics shall not vary more than 40 percent from the figures in section 4.3.

6.3 Vibration. The extinguisher shall be placed in its bracket which shall be attached to a vibration stand. The vibration tests shall be conducted at 2,400 cycles per minute with a total excursion of $\frac{1}{2}$ inch and at 3,000 cycles per minute with a total excursion of 0.015 inch. The assembly shall be vibrated for a three hour period with its major axis vertical and for a similar period with its major axis horizontal. At the completion of the vibration tests, the extinguisher and bracket shall be examined to determine that no looseness in the units nor damage to a part has resulted. The extinguisher shall be discharged to determine compliance with the discharge characteristics of section 4.3.

6.4 Fire tests. The extinguishing medium shall be tested to determine compliance with the requirements of section 4.2.4.

(2) Application. (i) When portable fire extinguishers are required by this subchapter, water-solution type fire extinguishers complying with the specifications appearing in this Technical Standard Order are hereby approved for use in the compartments aft of the pilot compartment(s) in all civil aircraft

in applications wherein the hazard is greatest from Class A fires (involving paper, textiles, and similar combustible materials). When substitution of portable water-solution type fire extinguishers for other types is contemplated for Class A fire protection, it shall be on a basis of one minimum 1½-quart water-solution type fire extinguisher for each 1 quart carbon tetrachloride or the 2-pound carbon dioxide-type extinguisher. Portable water-solution type fire extinguishers already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order,

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of portable water-solution fire extinguisher is made within nine months after the effective date of this order, previously approved types of portable water-solution type fire extinguishers may be installed. However, in any such change made after the nine month period, new types of portable water-solution type fire extinguishers installed shall meet the specifications contained herein.

(c) Specific instructions—(1) Marking. In addition to the identification information required in the referenced specification, each portable water-solution type fire extinguisher shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C19, to identify the extinguisher as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for portable water-solution type fire extinguishers have been met.

(2) Data requirements. None.

(3) Effective date. After June 1, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of portable water-solution type fire extinguishers for use in certificated aircraft.

(4) Deviations. Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) Conformance. (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the portable water-solution type fire extinguisher to be produced by him meets the minimum safety requirements established in this order.

Immediately thereafter distribution of the extinguisher conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the portable water-solution type fire extinguisher does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the extinguisher in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [Supp. 4, 14 F. R. 3196]

§ 4b.451 Pressure cabins. When pressurized compartments are provided for the occupants of the airplane, the requirements of this section shall be met.

(a) Strength. (1) All parts of the airplane subjected to loads from both pressure differential and flight strength conditions shall be designed for limit loads corresponding to the flight limit loads combined with pressure differential loads from zero up to the maximum relief valve setting. The external pressure distribution on the cabin in flight shall be taken into account.

(2) If landings are to be permitted with the cabin pressurized, loads from the landing conditions shall be combined with pressure differential loads from zero up to maximum to be permitted during landing.

(3) As a separate condition, all parts of the airplane affected by pressure differential loads shall be designed for limit pressure differential loads corresponding to 1.33 times the maximum relief valve setting. All other loads shall be omitted in this case.

(4) When a pressurized cabin is separated into two or more compartments by bulkheads or floors, the primary structure shall be designed to withstand the effects of sudden release of pressure in any compartment having external doors or windows. This condition shall be investigated for the failure of the largest opening in a compartment and inter-compartment venting may be accounted for when provided.

(b) Pressure supply. If cabin pressurization is to be used in lieu of the regular use of oxygen at altitude in complying with the operating requirements of Parts 40, 41, and 61 of this subchapter the pressure supply shall be capable of maintaining a cabin pressure corresponding to an altitude of not more than 10,000 feet in standard atmosphere when the airplane altitude is any value up to the maximum for which certification is desired.

(c) Pressure control. Pressure cabins shall be provided with at least the fol-

lowing valves, controls, and indicators for controlling cabin pressure:

(1) At least two pressure relief valves, one or both of which may be the normal regulating valve, which will automatically limit the positive pressure differential to a predetermined value at the maximum rate of flow delivered by the pressure source. The combined capacity of these valves shall be such that the failure of any one valve to operate would not cause an appreciable rise in the pressure differential. The pressure differential is considered positive when the internal pressure is greater than the external.

(2) At least two reversed pressure differential relief valves (or equivalent) which will automatically prevent a negative pressure differential greater than that which would damage the structure. One negative pressure relief valve may be used if it is of simple design.

(3) Means shall be provided by which the pressure differential can be rapidly equalized.

(4) A suitable automatic or manual regulator for controlling the intake and/or exhaust air flow by means of which required internal pressures and air flow rates can be maintained.

(5) Instruments at an appropriate crew station showing the pressure differential, the absolute pressure in the cabin, and the rate of change of the absolute pressure.

(6) Suitable warning indications shall be provided at the appropriate crew station, which will indicate when the safe or preset limits on pressure differential and absolute cabin pressure are exceeded.

(7) If the structure has not been designed for pressure differentials up to the maximum relief valve setting in combination with landing loads (see § 4b.451 (a) (2)) a suitable warning placard shall be provided at the appropriate crew station.

(d) Tests. (1) The complete pressure cabin, including doors and windows and valves, shall be tested as a pressure vessel for the pressure differential specified in § 4b.451 (a) (3).

(2) The following functional tests shall be performed up to the working pressures:

(i) Functional and capacity tests of the positive and negative pressure differential relief valves and the emergency release valve, simulating the condition of regulator valves closed.

(ii) Tests showing that all parts of the pressurization system would function properly under all possible conditions of pressure, temperature, and moisture up to the maximum altitude for which certification is desired.

(iii) Flight tests demonstrating the performance of the pressure supply, pressure and flow regulators, indicators, and warning signals in steady and stepped climbs and descents at rates corresponding to the maximum attainable without exceeding the operating limitations of the airplane, up to the maximum altitude for which certification is desired.

(iv) Tests showing that all doors and emergency exits operate properly after

flights listed in paragraph (d) (2) (iii) of this section.

§ 4b.456 *Reinforcement near propellers.* Surfaces near propeller tips shall have sufficient strength and stiffness to withstand the effects of the induced vibration and of ice thrown from the propeller. Windows shall not be located in this area unless shown capable of withstanding the most severe ice impact likely to occur.

MISCELLANEOUS

§ 4b.461 *Leveling marks.* Suitable reference marks shall be provided for use in leveling the airplane when making weight and balance determinations on the ground.

SUBPART E—POWER-PLANT INSTALLATION; RECIPROCATING ENGINES

GENERAL

§ 4b.466 *Components.* (a) The power plant installation shall be considered to include all components of the airplane which are necessary for its propulsion. It shall also be considered to include all components which affect the control of the major propulsive units or which affect their safety of operation between normal inspections or overhaul periods.

(b) All components of the power-plant installation shall be constructed, arranged, and installed in a manner that will assure their continued safe operation between normal inspections or overhaul periods. Accessibility shall be provided to permit such inspection and maintenance as is necessary to assure continued airworthiness.

(c) Electrical interconnections shall be provided to prevent the existence of differences of potential between major components of the power-plant installation and other portions of the airplane.

§ 4b.466-1 *Reverse-thrust propeller (CAA policies which apply to § 4b.466).* In applying § 4b.466 (b), the Administrator will approve, as providing adequate safety, only those reverse-thrust propeller installations which conform in all details with the following standards:

(a) Exceptional pilot skill shall not be required in taxiing or any condition in which reverse thrust is to be used.

(b) Recommended operating procedures and operating limitations and placards shall be established.

(c) Throttle movement shall be such that the motion is in the direction of the desired acceleration of the airplane.

(d) The airplane control characteristics shall be satisfactory with regard to control forces encountered, and buffeting shall not be such as to be likely to cause structural damage.

(e) The directional control shall be adequate using normal piloting skill.

(f) It shall be determined that no dangerous condition is encountered in the event of a sudden failure of one engine in any likely operating condition.

(g) The operating procedures and airplane configuration shall be such as to provide a reasonable safeguard against serious structural damage to parts of the airplane due to the reverse air flow.

(h) It shall be determined that the pilot's vision is not dangerously obscured under normal operating conditions on

dusty or wet runways and where light snow is on the runway.

(i) It shall be impossible to place the propellers in the reverse-thrust position until the airplane is on the ground, unless it is demonstrated that it is safe to reverse the propellers in any likely flight condition. Consideration shall be given to possible rebound of the airplane following initial contact, at which point propeller reversal has taken place.

(j) The mechanism actuating the propeller and controlling the engine shall maintain sufficient power to keep the engine running at an adequate speed to prevent engine stalling during or after the propeller reversing operation.

(k) It shall not be possible under any likely condition to cause excessive overspeed of the propeller during the propeller reversing operation.

(l) The propeller control arrangement shall be such as to provide adequate safeguards against inadvertent reversal of propellers.

(m) The engine cooling characteristics shall be satisfactory when operated within the operating limitations.

(n) If it is desired to certificate reverse thrust for use in taxiing only, it will be permissible to omit requirement of items 3 and 9, if the following are complied with: Deliberate action with intent to reverse the propellers is required; and placard in plain view of pilot must warn not to reverse the propellers in the air and to be used for taxiing only.

[12 F. R. 3438. Correction noted at 14 F. R. 37]

ENGINES AND PROPELLERS

ENGINES

§ 4b.471 *Engines.* Engines installed in certificated airplanes shall be of a type that has been certificated in accordance with the provisions of Part 13 of this subchapter.

§ 4b.472 *Engine isolation.* The engines shall be so isolated, each from the other, that the failure or malfunctioning of any engine, or any part of the power-plant installation serving any engine, will not prevent the safe operation of the remaining engine or engines.

§ 4b.473 *Control of engine rotation.* Means shall be provided for stopping and restarting the rotation of any engine individually in flight. All components provided for this purpose which are located on the engine side of the fire wall and might be exposed to fire, shall be of fire-resistant construction (see also § 4b.563).

PROPELLERS

§ 4b.474 *Type.* Propellers installed in certificated airplanes shall be of a type that has been certificated in accordance with the provisions of Part 14 of this subchapter.

§ 4b.475 *Propeller vibration.* The magnitude of the propeller blade vibration stresses under all normal conditions of operations shall be determined by actual measurement or by comparison with similar installations for which such measurements have been made. The vibration stresses thus determined shall not exceed values that have been dem-

onstrated to be safe for continuous operation.

§ 4b.476 Propeller pitch and speed limitations. (a) The propeller pitch and speed shall be limited to values that will assure safe operation under all normal conditions of operation and will assure compliance with the performance requirements specified in §§ 4b.91-4b.114.

(b) A propeller speed limiting means shall be provided at the governor. Such means shall be set to limit the maximum possible governed engine speed to a value not exceeding the maximum permissible revolutions per minute.

(c) The low pitch blade stop in the propeller shall be set or other means used to limit the low pitch position, so as not to exceed 103% of the maximum permissible propeller shaft revolutions per minute under the following conditions:

(1) Propeller blades at the low pitch limit and governor inoperative.

(2) Engine operating at take-off manifold pressure with the airplane stationary under standard atmospheric conditions.

§ 4b.477 Propeller clearance— (a) **Ground clearance.** (1) Seven inches (for airplanes equipped with nose wheel type landing gears) or 9 inches (for airplanes equipped with tail wheel type landing gears) with the landing gear statically deflected and the airplane in the level, normal take-off, or taxiing attitude, whichever is most critical.

(2) In addition to subparagraph (1) of this paragraph, there shall be positive clearance between the propeller and the ground when, with the airplane in the level take-off attitude, the critical tire is completely deflated and the corresponding landing gear strut is completely bottomed.

(b) **Water clearance.** A minimum clearance of 18 inches shall be provided unless compliance with § 4b.165 can be demonstrated.

(c) **Structural clearance.** (1) One inch radial clearance between the blade tips and the airplane structure, or whatever additional radial clearance is necessary to preclude harmful vibration of the propeller or airplane.

(2) One-half inch longitudinal clearance between the propeller blades or cuffs and stationary portions of the airplane. Adequate positive clearance shall be provided between other rotating portions of the propeller or spinner and stationary portions of the airplane.

§ 4b.478 Propeller de-icing provisions. Airplanes intended for operation under atmospheric conditions conducive to the formation of propeller ice shall be provided with means for the prevention and removal of such ice accumulations. If combustible fluid is used for propeller de-icing, the provisions of §§ 4b.651-4b.655 shall be complied with.

[Amdt. 04-0, 11 F. R. 71 as amended by Amdt. 04-1, 11 F. R. 11351]

FUEL SYSTEM

§ 4b.481 General. The fuel system shall be constructed and arranged in a manner to assure the provision of fuel to each engine at a flow rate and pressure which have been established for proper

engine functioning under all normal conditions of operation including all maneuvers for which the airplane is intended.

ARRANGEMENT

§ 4b.482 Fuel system arrangement. Fuel systems shall be so arranged that any one fuel pump cannot draw fuel from more than one tank at a time unless means are provided to prevent introducing air into the system.

§ 4b.483 Fuel system independence. The fuel system shall be arranged to permit operation in such a manner that the failure of any one component will not result in the irrecoverable loss of the power of more than one engine. A separate fuel tank need not be provided for each engine to show compliance with this requirement if the Administrator finds that the fuel system incorporates features which provide equivalent safety.

§ 4b.484 Pressure cross-feed arrangements. Pressure cross-feed lines shall not pass through portions of the airplane devoted to carrying personnel or cargo unless means are provided to permit the flight personnel to shut off the supply of fuel to these lines, or unless the lines are enclosed in a fuel- and fume-proof enclosure that is ventilated and drained to the exterior of the airplane. Such enclosures need not be used if these lines incorporate no fittings on or within the personnel or cargo areas and are suitably routed or protected to safeguard against accidental damage. Lines which can be isolated from the remainder of the fuel system by means of valves at each end shall incorporate provisions for the relief of excessive pressures that may result from exposure of the isolated line to high ambient temperatures.

OPERATION

§ 4b.491 Fuel flow rate. (a) The ability of the fuel system to provide the required fuel flow rate shall be demonstrated when the airplane is in the attitude which represents the most adverse condition from the standpoint of fuel feed which the airplane is designed to attain. At least the following shall be considered in this regard:

(1) The normal ground attitude.

(2) Climb with take-off flaps (landing weight) and gear up, using take-off power, at speed V_2 , as determined in § 4b.95 (b), at landing weight.

(3) Level flight at maximum continuous power or the power required for level flight at V_c , whichever is less.

(4) The attitude of glide at a speed of $1.3 V_{so}$.

(b) During this test, fuel shall be delivered to the engine at a pressure not less than the minimum established for proper engine operation. The quantity of fuel in the tank being tested shall not exceed the amount established as the unusable fuel supply for that tank (as determined by demonstration of compliance with the provisions of § 4b.494, (see also §§ 4b.501 and 4b.713) plus whatever minimum quantity of fuel it may be necessary to add for the purpose of conducting the flow test. If a fuel flowmeter is provided, the meter shall be blocked during the flow test and the fuel shall flow through the meter bypass.

§ 4b.492 Fuel flow rate for pump systems. The fuel flow rate for pump systems (main and reserve supply) shall be 0.9 pound per hour for each take-off horsepower or 125% of the actual take-off fuel consumption of the engine, whichever is greater. This flow rate shall be applicable to both the primary engine-driven pump and to emergency pumps and shall be available when the pump is running at the speed at which it would normally be operating during take-off. In the case of hand-operated pumps, this speed shall be considered to be not more than 60 complete cycles (120 single strokes) per minute.

§ 4b.493 Fuel flow rate for transfer systems. The provisions of § 4b.492 shall also apply to transfer systems with the exception that the required fuel flow rate for the engine or engines involved shall be established upon the basis of maximum continuous power and speed instead of take-off power and speed.

§ 4b.494 Determination of unusable fuel supply and fuel system operation on low fuel. (a) The unusable fuel supply for each tank, used for take-off and landing, shall be established as not less than the quantity at which the first evidence of malfunctioning occurs under conditions specified below. (See § 4b.501.) Upon presentation of the airplane for test, the applicant shall stipulate the quantity of fuel with which he wishes to demonstrate compliance with this provision and shall also indicate which of the following conditions is most likely to be critical from the standpoint of establishing the unusable fuel supply. He shall also indicate the order in which the other conditions may be critical from this standpoint.

(1) Level flight at maximum continuous power or the power required for level flight at V_c , whichever is less.

(2) Climb with take-off flaps (landing weight) and gear up, using take-off power at speed V_2 , as determined in § 4b.95 (b), at landing weight.

(3) Rapid application of maximum continuous power and subsequent transition to climb at speed V_2 as in subparagraph (2) of this paragraph, with retraction of flaps and gear from a power-off glide at $1.3 V_{so}$ with flaps and gear down, at minimum weight with sufficient fuel for demonstration.

(b) If an engine can be supplied with fuel from more than one tank, it shall be possible to regain the full fuel pressure of that engine in not more than 20 seconds after switching to any full tank after engine malfunctioning becomes apparent due to the depletion of the fuel supply in any tank from which the engine can be fed. Compliance with this paragraph shall be demonstrated in level flight.

(c) The unusable fuel supply for all tanks other than those used for take-off and landing shall be established as not less than the quantity at which the first evidence of malfunctioning occurs under the conditions specified in paragraph (a) (1) of this section. This may be a ground test.

§ 4b.495 Fuel system hot weather operation. There shall be no evidence of vapor lock or other malfunctioning

when the airplane is operated with fuel at a temperature of not less than 110° F. and is climbed, at a climb speed not to exceed that which will permit compliance with the climb requirement specified in § 4b.102, to the altitude at which the one-engine-inoperative best rate of climb, expressed in feet per minute, is not more than $0.02 V_{so}^2$ for airplanes with a maximum take-off weight of 40,000 lbs. or less, $0.04 V_{so}^2$ for airplanes with a maximum take-off weight of 60,000 lbs. or more with a linear variation between 40,000 lbs. and 60,000 lbs. when climbing at the weight corresponding to operation with full fuel tanks, minimum crew, and only that ballast which may be necessary to maintain the center of gravity limits for which the airplane is to be certificated. Demonstration of compliance with this section shall be accomplished either in flight or by means of a ground installation which closely simulates conditions in flight. In case of a flight demonstration conducted in cold weather, the Administrator may request that fuel tank surfaces, fuel lines, and other fuel system parts which may be subjected to cooling action from cold air, be suitably insulated to simulate, insofar as practicable, flight in hot weather.

§ 4b.496 *Flow between interconnected tanks.* In the case of systems with tanks whose outlets are interconnected, it shall not be possible for fuel to flow between tanks in quantities sufficient to cause an overflow of fuel from the tank vent when the airplane is operated as specified in § 4b.494 (a) and the tanks are full.

FUEL TANKS

§ 4b.501 *General.* Fuel tanks shall be capable of withstanding without failure any vibration, inertia, fluid, and structural loads to which they may be subjected in operation. Flexible fuel tank liners shall be of an acceptable type or proven suitable for the particular application. The fuel tanks, as installed, shall be designed to withstand a minimum internal pressure of 3.5 pounds per square inch. Integral type fuel tanks shall be provided with adequate facilities for the inspection and repair of the tank interior. The total usable capacity of the fuel tanks shall not be less than 0.15 gallon for each maximum continuous horsepower for which the airplane is certificated. The unusable capacity shall be considered to be the minimum quantity of fuel that will permit compliance with the provisions of § 4b.494. The fuel quantity gauge shall be adjusted to account for the unusable fuel supply as specified in § 4b.713. The weight of the unusable fuel supply shall be included in the empty weight of the airplane.

§ 4b.502 *Fuel tank tests.* (a) Fuel tanks shall be capable of withstanding the following pressure tests without failure or leakage. These pressures may be applied in a manner simulating the actual pressure distribution in service.

(1) Conventional metal tanks and nonmetallic tanks whose walls are not supported by the airplane structure: A pressure of 3.5 pounds per square inch, or the pressure developed during the

maximum ultimate acceleration of the airplane with a full tank, whichever is greater.

(2) Integral tanks: A minimum pressure of 3.5 pounds per square inch shall be used unless the pressure developed during the maximum limit acceleration of the airplane with a full tank exceeds this amount, in which case a hydrostatic head, or equivalent test, shall be applied to duplicate the acceleration loads insofar as possible, but need not exceed 3.5 pounds per square inch on surfaces not exposed to the acceleration loading.

(3) Nonmetallic tanks whose walls are supported by airplane structure shall be tested to a pressure of 3.5 pounds per square inch when mounted in the airplane structure.

(b) Tanks with large unsupported or unstiffened flat areas shall be capable of withstanding the following tests, or other suitable tests, without leakage or failure. The complete tank assembly, together with its supports, shall be subjected to a vibration test when mounted in a manner simulating the actual installation. The tank assembly shall be vibrated for 25 hours at an amplitude of not less than $\frac{1}{32}$ of an inch while filled two-thirds full of water. The frequency of vibration shall be 90% of the maximum continuous rated speed of the engine unless some other frequency within the normal operating range of speeds of the engine is more critical, in which case the latter speed shall be employed and the time of test shall be adjusted to accomplish the same number of vibration cycles. In conjunction with the vibration test, the tank assembly shall be rocked through an angle of 15° on either side of the horizontal (30° total) about an axis parallel to the axis of the fuselage. The assembly shall be rocked at the rate of 16 to 20 complete cycles per minute.

(c) In case of tanks with nonmetallic liners, a specimen liner of the same basic construction as that to be used in the airplane shall, when installed in a suitable representative test tank, satisfactorily withstand the slosh test in paragraph (b) of this section with fuel at a temperature of 110° F.

§ 4b.503 *Fuel tank installation.* (a) The method of support for fuel tanks shall not be such as to concentrate loads on unsupported tank surfaces resulting from the weight of the fuel in the tank. Pads shall be provided to prevent chafing between the tank and its supports. Materials employed for padding shall be nonabsorbent or shall be treated to prevent the absorption of fluids. If flexible tank liners are employed, they shall be so supported that the liner is not required to withstand fluid loads. Interior surfaces of compartments for such liners shall be smooth and free of projections which may cause wear of the liner unless provisions are made for protection of the liner at such points or unless the construction of the liner itself provides such protection.

(b) Spaces adjacent to the surfaces of the tank shall be ventilated consistent with the size of the compartment to avoid fume accumulation in the case of minor leakage, or if the tank is in a sealed com-

partment the ventilation may be limited to that provided by drain holes of sufficient size to prevent excessive pressure resulting from altitude changes.

(c) Location of fuel tanks shall comply with the provisions of § 4b.652. In addition, no portion of engine nacelle skin which lies immediately behind a major air egress opening from the engine compartment shall act as the wall of an integral tank. Fuel tanks shall be isolated from personnel compartments by means of fume- and fuel-proof enclosures.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.504 *Fuel tank expansion space.* Fuel tanks shall be provided with an expansion space of not less than 2% of the tank capacity. It shall not be possible inadvertently to fill the fuel tank expansion space when the airplane is in the normal ground attitude.

§ 4b.505 *Fuel tank sump.* (a) Each tank shall be provided with a sump having a capacity of not less than either 0.25% of the tank capacity or $\frac{1}{16}$ of a gallon, whichever is greater.

(b) The fuel tank sump capacity specified above shall be effective with the airplane in the normal ground attitude. The fuel tank shall be constructed to permit drainage of any hazardous quantity of water from all portions of the tank to the sump when the airplane is in the ground attitude.

(c) Fuel tank sumps shall be provided with a drain to permit complete drainage of the sump on the ground. The drain shall discharge clear of all portions of the airplane and shall be provided with means for positively or automatically locking the drain in the closed position. The drain shall be readily accessible.

(d) An additional drain may be provided, if necessary, for tank drainage.

§ 4b.506 *Fuel tank filler connection.* The fuel tank filler connections shall be marked as specified in § 4b.902. Provision shall be made to prevent the entrance of fuel into the fuel tank compartment or any portions of the airplane other than the tank itself. Recessed fuel filler connections which retain any appreciable quantity of fuel shall be drained and the drain shall discharge clear of all portions of the airplane. The filler cap shall provide a fuel-tight seal.

§ 4b.507 *Fuel tank vents and carburetor vapor vents.* (a) Fuel tanks shall be vented from the top portion of the expansion space in such a manner that the tank is adequately vented under all normal flight conditions. Vent outlets shall be so located and constructed as to prevent the possibility of their being obstructed by ice or other foreign matter. The vent shall be so constructed as to preclude the possibility of siphoning fuel during normal operation. The vent shall be of sufficient size to permit the rapid relief of excessive differences of pressure between the interior and exterior of the tank. Air spaces of tanks whose outlets are interconnected shall also be interconnected. There shall be no points in the vent line where moisture may accumulate with the airplane in either the ground or level flight attitude unless

proper drainage is provided. Vents and drainage shall not terminate at points where the discharge of fuel from the vent outlet will constitute a fire hazard or from which fumes may enter personnel compartments.

(b) Carburetors which are provided with vapor elimination connections shall be provided with a vent line which will lead vapors back to one of the fuel tanks. Satisfactory provisions shall be incorporated in the vent system to avoid stoppage by ice. If more than one fuel tank is provided and it is necessary to use the tanks in a definite sequence for any reason, the vapor vent return line shall lead back to the fuel tank used for take-off and landing.

§ 4b.508 *Fuel tank outlet.* The fuel tank outlet shall be provided with a strainer of from 8 to 12 meshes per inch, or a suitable strainer on the booster pump. The clear area of the fuel tank outlet strainer shall not be less than 5 times the area of the fuel tank outlet line. The diameter of the strainer shall not be less than the diameter of the fuel tank outlet. Finger strainers shall be installed in a manner to be accessible for inspection and cleaning.

FUEL PUMPS

§ 4b.511 *Fuel pump and pump installation.* (a) If fuel pumps are provided to maintain a supply of fuel to the engine, at least one pump for each engine shall be driven by the engine. Fuel pumps shall be adequate to meet the flow requirements of the applicable portions of §§ 4b.491-4b.493. Provision shall be made to maintain the fuel pressure at the inlet to the carburetor within the range of limits established for proper engine operation. When necessary for the maintenance of the proper fuel de-§§ 4b.491-4b.493. Provision shall be provided to transmit the carburetor air intake static pressure to the proper fuel pump relief valve connection. In such cases, to avoid erroneous fuel pressure reading, the gauge balance lines should be independently connected to the carburetor inlet pressure.

(b) Unless equivalent provisions are made to permit the system to continue to supply fuel to all engines in case of the failure of any positive displacement fuel system pump, the pump itself shall incorporate an integral bypass. Engine fuel injection pumps which are certificated as an integral part of the engine need not incorporate a bypass.

(c) Emergency fuel pumps shall be provided to permit supplying all engines with fuel in case of the failure of any one fuel system pump, unless the engine-driven pump has been approved with the engine and suitable precautions are taken to avoid vapor lock and pump cavitation. If the only pump used in the system is an engine fuel injection pump which has been certificated as an integral part of the engine, an emergency pump need not be provided. Emergency pumps shall be capable of complying with the same flow requirements as are prescribed for the main pumps. Hand emergency pumps shall not require excessive effort for their continued operation at the rate of 60 complete cycles (120 single strokes) per minute. Emergency pumps shall be

available for immediate use in case of the failure of any other pump.

(d) If the engine-driven pumps are capable of maintaining flight up to 10,000 feet altitude and with 110° F. fuel without the aid of auxiliary pumps, the auxiliary pumps may be considered as emergency pumps.

LINES AND FITTINGS

§ 4b.516 *Fuel system lines and fittings.* Fuel lines shall be installed and supported in a manner that will prevent excessive vibration and will be adequate to withstand loads due to fuel pressure and accelerated flight conditions. Lines which are connected to components of the airplane between which relative motion may exist shall incorporate provisions for flexibility. Flexible connections in lines which may be under pressure and subjected to axial loading shall employ flexible hose assemblies rather than hose clamp connections. Flexible hose shall be of an acceptable type or proven suitable for the particular application.

§ 4b.517 *Lines and fittings in designated fire zones.* Fuel lines and fittings in all designated fire zones (see § 4b.651) shall comply with the provisions of § 4b.654.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.518 *Fuel valves.* In addition to the requirements contained in § 4b.653 for shut-off means, all fuel valves shall be provided with positive stops or suitable index provisions in the "on" and "off" positions and shall be supported in such a manner that loads resulting from their operation or from accelerated flight conditions are not transmitted to the lines connected to the valve.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.519 *Fuel strainer.* A fuel strainer shall be provided between the fuel tank outlet and the carburetor inlet. If an engine driven fuel pump is provided, the strainer shall be located between the tank outlet and the engine driven pump inlet. The strainer shall be accessible for drainage and cleaning, and the strainer screen shall be easily removable. The strainer shall be mounted in a manner that does not cause its weight to be supported by the connecting lines or by the inlet or outlet connections of the strainer itself.

DRAINS AND INSTRUMENTS

§ 4b.526 *Fuel system drains.* Drainage of the system shall be accomplished by fuel strainer drains and other drains as provided in § 4b.505. Drains shall discharge clear of all portions of the airplane and shall be provided with means for positively or automatically locking the drain in the closed position. All fuel system drains shall be accessible. If drainage of the strainer permits compliance with the foregoing, no additional drains need be provided unless a hazardous quantity of water or sediment may be trapped. (See also § 4b.655.)

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.531 *Fuel system instruments.* See § 4b.691 (b) and §§ 4b.711-4b.713.

FUEL JETTISONING SYSTEM

§ 4b.536 *Fuel jettisoning system.* (a) If the maximum take-off weight for which the airplane is certificated exceeds 105% of its maximum landing weight, provision shall be made to permit the jettisoning of fuel from the maximum take-off to the maximum landing weight at a rate per minute of 1% of the maximum take-off weight, when the airplane is flown in the configurations specified below, except that the time required to jettison the fuel need not in any case be less than 10 minutes. The fuel jettisoning system shall permit the safe discharge of fuel clear of all portions of the airplane under the following conditions of flight at the maximum take-off weight and with flaps and gear up:

(1) Power-off glide at a speed of $1.4 V_{S1}$.

(2) Climb at the one-engine-inoperative speed with the critical engines on one side of the airplane inoperative, the other engines at maximum continuous power.

(3) Level flight at a speed of $1.4 V_{S1}$, if found necessary from tests in subparagraphs (1) and (2) of this paragraph.

(b) Unless it is demonstrated that flap position does not adversely affect fuel jettisoning, a placard shall be provided adjacent to the jettisoning control to warn flight personnel against jettisoning fuel while the flaps are lowered. A notation to this effect shall also be included in the airplane operating manual.

(c) No fire hazard shall exist during, or as the result of, the jettisoning operation. Neither fumes nor fuel shall enter any portion of the airplane and the jettisoning operation shall not adversely affect control. Compliance with these provisions shall be demonstrated in flight. It shall not be possible to jettison fuel in the tanks used for take-off and landing below the level providing 45 minutes flight at 75% maximum continuous power, except that all fuel may be jettisoned where an auxiliary control is provided independent of the main jettisoning control.

(d) The fuel jettisoning valve shall be so constructed as to permit the flight personnel to close the valve during any portion of the jettisoning operation. (See § 4b.638 for fuel jettisoning system controls.)

OIL SYSTEM

§ 4b.541 *General.* Each engine shall be provided with an independent oil system capable of supplying the engine with an ample quantity of oil at a temperature not exceeding the maximum which has been established as safe for continuous operation. The oil capacity of the system shall not be less than 1 gallon for every 30 gallons of fuel capacity unless provisions are made for transferring oil between tanks in flight or unless a reserve oil supply, which can be fed to any tank during flight, is provided. If either a reserve oil system or an oil transfer system is provided, the total oil capacity need not exceed 1 gallon for each 40 gallons of fuel capacity. Lower oil-fuel ratios may be used providing they can be substantiated by oil consumption data.

§ 4b.542 *Oil cooling.* Demonstration of the ability of the oil cooling provisions to maintain the oil inlet temperature to the engine at or below the maximum established value shall be accomplished in accordance with §§ 4b.576-4b.582.

OIL TANKS

§ 4b.546 *General.* Oil tanks shall be capable of withstanding without failure all vibration, inertia, and fluid loads to which they may be subjected in operation. Flexible oil tank liners shall be of an acceptable type or proven suitable for the particular application.

§ 4b.547 *Oil tank tests.* Oil tank tests shall be the same as fuel tank tests (see § 4b.502) except as follows:

(a) The $3\frac{1}{2}$ pounds per square inch pressure specified in § 4b.502 shall be 5 pounds per square inch.

(b) In the case of tanks with nonmetallic liners, the test fluid shall be oil at a temperature of 250° F. rather than fuel as specified in § 4b.502 (c).

§ 4b.548 *Oil tank installation.* Oil tank installations shall comply with the provisions of § 4b.503 except that oil tanks may be located on the engine side of the fire wall.

§ 4b.549 *Oil tank expansion space.* Oil tanks shall be provided with an expansion space of not less than either 10% of the tank capacity or 0.5 gallon, whichever is greater. Reserve oil tanks which have no direct connection to any engine shall be provided with an expansion space which need not exceed, but shall not be less than, 2% of the tank capacity. It shall not be possible inadvertently to fill the oil tank expansion space when the airplane is in the normal ground attitude.

§ 4b.550 *Oil tank filler connection.* Oil tank filler connections shall be marked as specified in § 4b.902. Recessed oil filler openings which retain any appreciable quantity of oil shall be drained and the drain shall discharge clear of all portions of the airplane. The filler cap shall provide an oil-tight seal.

§ 4b.551 *Oil tank vent.* Oil tanks shall be vented from the top portion of the expansion space in such a manner that the tank is adequately vented under all normal flight conditions. Oil tank vents shall be so arranged that condensed water vapor that may freeze and obstruct the line cannot accumulate at any point. (See also § 4b.655.)

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.552 *Oil tank outlet.* The oil tank outlet shall not be enclosed or covered by any screen or other guard that may impede the flow of oil. (See also § 4b.563.)

LINES, FITTINGS, AND ACCESSORIES

§ 4b.555 *Oil system lines and fittings.* Oil lines shall comply with the provisions of § 4b.516.

§ 4b.556 *Lines and fittings in designated fire zones.* Oil lines and fittings in all designated fire zones (see § 4b.651) shall comply with the provisions of § 4b.654.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.557 *Oil valves.* (a) Requirements of § 4b.653 for shut-off means shall be complied with. Closing of oil shut-off means shall not prevent feathering the propeller, unless equivalent safety provisions are incorporated.

(b) All oil valves shall be provided with positive stops or suitable index provisions in the "on" and "off" positions, and shall be supported in such a manner that loads resulting from their operation or from accelerated flight conditions are not transmitted to the lines attached to the valve.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.558 *Oil radiator.* (a) Oil radiators shall be capable of withstanding without failure any vibration, inertia, and oil pressure loads to which they may normally be subjected.

(b) Oil radiator air ducts shall be so located that flames issuing from normal openings of the engine nacelle in case of fire shall not impinge directly upon the radiator.

§ 4b.559 *Oil filters.* If the airplane is equipped with an oil filter, the filter shall be constructed or installed in such a manner that complete blocking of the flow through the filter element will not prevent the safe operation of the engine oil supply system.

§ 4b.560 *Oil system drains.* Accessible drains shall be provided to permit safe drainage of the entire oil system and shall incorporate means for positive or automatic locking in the closed position. (See also § 4b.655.)

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.561 *Engine breather line.* Engine breather lines shall be so arranged that condensed water vapor which may freeze and obstruct the line cannot accumulate at any point. Breathers shall discharge in a location which will not constitute a fire hazard in case foaming occurs and so that oil emitted from the line will not impinge upon the pilots' windshield. The breather shall not discharge into the engine air induction system. (See also § 4b.655.)

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

INSTRUMENTS

§ 4b.562 *Oil system instruments.* See §§ 4b.691, 4b.711, 4b.712, and 4b.715.

§ 4b.563 *Propeller feathering system.* If the propeller feathering system is dependent upon the use of the engine oil supply, provision shall be made to trap a quantity of oil in the tank in case the supply becomes depleted due to failure of any portion of the lubricating system other than the tank itself. The quantity of oil so trapped shall be sufficient to accomplish the feathering operation and shall be available only to the feathering pump. The ability of the system to accomplish feathering when the supply of oil has fallen to the above level shall be demonstrated. This propeller feathering demonstration may be made on the ground if desired.

COOLING

§ 4b.571 *General.* The power-plant cooling provisions shall be capable of

maintaining the temperatures of major power-plant components, engine fluids, and the carburetor intake air within the established safe values under all conditions of ground and flight operation.

TESTS

§ 4b.576 *Cooling tests.* Compliance with the provisions of § 4b.571 shall be demonstrated under critical ground, water, and flight operating conditions. If the tests are conducted under conditions that deviate from the highest anticipated summer air temperature (see § 4b.577), the recorded power-plant temperatures shall be corrected in accordance with the provisions of §§ 4b.578 and 4b.579. The corrected temperatures determined in this manner shall not exceed the maximum established safe values. The fuel used during the cooling tests shall be of the minimum octane number approved for the engines involved and the mixture settings shall be those used in normal operation. The test procedures shall be as outlined in §§ 4b.580-4b.582.

§ 4b.577 *Maximum anticipated summer air temperatures.* The maximum anticipated summer air temperature (hot-day condition) shall be considered to be 100° F. at sea level and to decrease from this value at the rate of 3.6° F. per thousand feet of altitude above sea level until a temperature of -67° is reached, above which altitude the temperature will be held constant at -67° F.

§ 4b.578 *Correction factor for cylinder head, oil inlet, carburetor air, and engine coolant outlet temperatures.* These temperatures shall be corrected by adding the difference between the maximum anticipated summer air temperature and the temperature of the ambient air at the time of the first occurrence of maximum head, air, oil, or coolant temperature recorded during the cooling test. A correction factor other than 1.0 may be employed if it can be demonstrated to be applicable.

§ 4b.579 *Correction factors for cylinder barrel temperatures.* Cylinder barrel temperatures shall be corrected by adding 0.7 of the difference between the maximum anticipated summer air temperature and the temperature of the ambient air at the time of the first occurrence of the maximum cylinder barrel temperature recorded during the cooling test. A correction factor other than 0.7 may be employed if it can be demonstrated to be applicable.

§ 4b.580 *Climb cooling test procedure.* (a) The climb cooling test shall be conducted with the critical engine inoperative and its corresponding propeller feathered. All remaining engines shall be operated at their maximum continuous power or at full throttle when above the critical altitude. After stabilizing temperatures in flight, the climb shall be started at or below the lower of the two following altitudes and shall be continued until at least 5 minutes after the occurrence of the highest temperature recorded:

(1) 1,000 feet below the engine critical altitude.

(2) 1,000 feet below the altitude at which the rate of climb, as established in § 4b.103 (b), at the maximum take-off

weight, is equal to at least $0.02 V_{st}^2$ for airplanes with a maximum take-off weight of 40,000 lbs. or less, $0.04 V_{st}^2$ for airplanes with a maximum take-off weight of 60,000 lbs. or more, with a linear variation between 40,000 lbs. and 60,000 lbs.

(b) The climb shall be conducted at an air speed which does not exceed the speed used in establishing the rate of climb required in § 4b.103 (b). The climb cooling test may be conducted as a continuation of the take-off cooling test of § 4b.581.

§ 4b.581 *Take-off cooling test procedure.* If the time for which take-off power is used in establishing the take-off path of the airplane exceeds 2 minutes, the test of § 4b.580 shall be supplemented by demonstration of adequate cooling during take-off and subsequent climb with one engine inoperative. The take-off cooling test shall be conducted by stabilizing temperatures during level flight at 75% of maximum continuous power (all engines operating) with normal cowl flap and shutter settings for the conditions. After all temperatures have stabilized, the climb shall be started at the lowest practicable altitude and shall be conducted with one engine inoperative and the corresponding propeller feathered. The remaining engines shall be operated at take-off revolutions per minute and power (or full throttle when above the take-off critical altitude) for the same time interval as take-off power is used during determination of the take-off flight path (see § 4b.97). The power shall then be reduced to the maximum continuous power and the climb continued until at least 5 minutes after the occurrence of the highest temperature recorded. The speed used during take-off power operation shall not exceed the speed used during the determination of the take-off flight path.

§ 4b.582 *Cooling test procedure for flying boat water operation.* In the case of flying boats, adequate cooling shall be demonstrated during taxiing downwind for 10 minutes at 5 miles per hour above the step speed.

LIQUID COOLING

§ 4b.586 *Independent systems.* (a) Each liquid cooled engine shall be provided with an independent cooling system. The coolant system shall be so arranged that no air or vapor can be trapped in any portion of the system other than the expansion tank, either during filling or during operation.

(b) No inflammable coolant shall be used.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.587 *Coolant tank.* A coolant tank shall be provided. The tank shall have a usable coolant capacity of not less than 1 gallon. Coolant tanks shall be capable of withstanding without failure all vibration, inertia, and fluid loads to which they may be subjected in operation. Coolant tanks shall be provided with an expansion space of not less than 10% of the total coolant system capacity. It shall not be possible inadvertently to

fill the expansion space with the airplane in the normal ground attitude.

§ 4b.588 *Coolant tank tests.* Coolant tank tests shall be the same as fuel tank tests (see § 4b.502) except as follows:

(a) The 3.5 pounds per square inch pressure test of § 4b.502 (a) shall be replaced by either the sum of the pressure developed during the maximum ultimate acceleration with a full tank plus the maximum working pressure of the system, or 1.25 times the maximum working pressure of the system, whichever is greater.

(b) In the case of tanks with nonmetallic liners, the test fluid shall be coolant at operation temperature rather than fuel as specified in § 4b.502 (c).

§ 4b.589 *Coolant tank installation.* Coolant tanks shall be supported in such a manner that the tank loads will be distributed over a large portion of the tank surface. Pads shall be provided to prevent chafing between the tank and the support. Material used for padding shall be nonabsorbent or shall be treated to prevent the absorption of inflammable fluids.

§ 4b.590 *Coolant tank filler connection.* Coolant tank filler connections shall be marked as specified in § 4b.902. Recessed coolant filler connections which retain any appreciable quantity of coolant shall be drained and the drain shall discharge clear of all portions of the airplane.

§ 4b.591 *Coolant lines and fittings.* Coolant lines shall comply with the provisions of § 4b.516.

§ 4b.592 *Fire-resistant coolant lines and fittings.* If the coolant used will ignite and burn under the conditions of power-plant fires, all lines and fittings located within designated fire zones shall comply with the provisions of § 4b.654.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.592-1 *Fire-resistant aircraft material (CAA rules which apply to § 4b.592).* See §§ 4b.448-1, 4b.448-2, 4b.448-3.

[13 F. R. 7729]

§ 4b.593 *Coolant radiators.* Coolant radiators shall be capable of withstanding without failure any vibration, inertia, and coolant pressure loads to which they may be normally subjected. Radiators shall be supported in a manner that will permit expansion due to operating temperatures and that will prevent the transmittal of harmful vibration to the radiator. If the coolant employed is inflammable the air intake duct to the coolant radiator shall be so located that flames issuing from normal openings of the engine nacelle, in case of fire, shall not impinge directly upon the radiator.

§ 4b.594 *Coolant system drains.* One or more drains shall be provided to permit drainage of the entire coolant system, including the coolant tank, radiator, and the engine when the airplane is in the normal ground attitude. Drains shall discharge clear of all portions of the airplane and shall be provided with means for positively locking the drain in

the closed position. Coolant system drains shall be accessible.

§ 4b.595 *Coolant system instruments.* See §§ 4b.691, 4b.711, 4b.712, and 4b.715.

INDUCTION SYSTEM

§ 4b.601 *General.* The engine air induction system shall permit supplying an adequate quantity of air to the engine under all conditions of operation. The induction system shall provide air in such a manner as to permit acceptable fuel metering and mixture distribution with the induction system valves in any position. Each engine shall be provided with an alternate air source unless equivalent safety can be demonstrated by other means. Air intakes may open within the cowling only if that portion of the cowling is isolated from the engine accessory section by means of a fire-resistant diaphragm, or if provision is made to prevent the emergence of backfire flames. Alternate air intakes shall be located in a sheltered position.

§ 4b.602 *Induction system de-icing and anti-icing provisions.* The engine air induction system shall incorporate means for the prevention and elimination of ice accumulations in accordance with the following provisions unless it can be demonstrated that equivalent safety can be obtained by a lower heat rise or by other means. It shall be demonstrated that compliance with the provisions outlined in the paragraphs (a) and (b) of this section can be accomplished when the airplane is operating in air at a temperature of 30° F. when the air is free of visible moisture.

(a) Airplanes equipped with altitude engines employing conventional venturi carburetors shall be provided with a preheater capable of providing a heat rise of 120° F. when the engine is operating at 60% of its maximum continuous power.

(b) Airplanes equipped with altitude engines employing carburetors which embody features tending to reduce the possibility of ice formation shall be provided with a preheater capable of providing a heat rise of 100° F. when the engine is operating at 60% of its maximum continuous power.

§ 4b.603 *Carburetor air preheater design.* Means shall be provided to assure adequate ventilation of the carburetor air preheater when the engine is being operated on cold air. The preheater shall be constructed in such a manner as to permit inspection of exhaust manifold parts which it surrounds and also to permit inspection of critical portions of the preheater itself.

§ 4b.604 *Induction system ducts.* Induction system ducts ahead of the first stage of the supercharger shall be provided with drains which will prevent the hazardous accumulation of fuel or moisture in the ground attitude. Sufficient strength shall be incorporated in the ducts to prevent induction system failures resulting from normal backfire conditions. Drains shall not discharge in a location that will constitute a fire hazard. Ducts which are connected to components of the airplane between which relative motion may exist shall incorporate provisions for flexibility.

§ 4b.605 *Induction system screens.* If induction system screens are employed, they shall be located upstream from the carburetor. It shall not be possible for fuel to impinge upon the screen. Screens shall not be located in portions of the induction system which constitute the only passage through which air may reach the engine unless the screen is so located that it can be de-iced. De-icing of screens by means of alcohol shall not be considered acceptable.

§ 4b.606 *Carburetor air cooling.* Installations employing two stage superchargers shall be provided with means to maintain the air temperature at the inlet to the carburetor at or below the maximum established value. Demonstration of compliance with this provision shall be accomplished in accordance with §§ 4b.576-4b.582.

§ 4b.607 *Inter-coolers and after-coolers.* Inter-coolers and after-coolers shall be capable of withstanding without failure any vibration, inertia, and air pressure loads to which they may be subjected in operation.

EXHAUST SYSTEM

§ 4b.611 *General.* (a) The exhaust system shall be constructed and arranged in such a manner as to assure the safe disposal of exhaust gases without the existence of a hazard of fire or carbon monoxide contamination of air in personnel compartments.

(b) Unless suitable precautions are taken, exhaust system parts shall not be located in hazardous proximity to portions of any systems carrying inflammable fluids or vapors nor shall they be located under portions of such systems which may be subject to leakage. All airplane components upon which hot exhaust gases may impinge, or which may be subjected to high temperatures due to proximity to exhaust system parts, shall be constructed of heat resistant materials. All exhaust system components shall be separated from adjacent portions of the airplane, which are outside the engine compartment, by means of fire-resistant shields.

(c) Exhaust gases shall not be discharged at a location that will cause a glare seriously affecting pilot visibility at night, nor shall they discharge within dangerous proximity of any fuel or oil system drains.

(d) All exhaust system components shall be ventilated to prevent the existence of points of excessively high temperature.

§ 4b.612 *Exhaust piping.* Exhaust piping shall be constructed of material suitably resistant to heat and corrosion and shall incorporate provisions to prevent failure due to expansion when heated to operating temperatures. Exhaust pipes shall be supported in a manner adequate to withstand all vibration and inertia loads to which they may be subjected in operation. Portions of the exhaust piping, which are connected to components between which relative motion may exist, shall incorporate provisions for flexibility.

§ 4b.613 *Exhaust heat exchangers.* (a) Exhaust heat exchangers shall be constructed and installed in such a man-

ner as to assure their ability to withstand without failure all vibration, inertia, and other loads to which they may normally be subjected. Heat exchangers shall be constructed of materials that are suitable for continued operation at high temperatures and that are resistant to corrosion due to products contained in exhaust gases.

(b) Provision shall be made for the inspection of all critical portions of exhaust heat exchangers, particularly if a welded construction is employed. Heat exchangers shall be adequately cooled whenever they are subject to contact with exhaust gases.

§ 4b.614 *Exhaust heating of ventilating air.* If an exhaust heat exchanger is used for heating ventilating air, a secondary heat exchanger shall be provided between the primary exhaust gas heat exchanger and the ventilating air system, unless it can be demonstrated that sufficient safety can be obtained by other means.

§ 4b.615 *Exhaust driven turbo-superchargers.* Exhaust driven turbines shall be of an acceptable type or proven suitable for the particular application and shall be installed and supported in a manner to assure their safe operation between normal inspection or overhaul periods. Provisions for expansion and flexibility shall be made between exhaust conduits and the turbine. Provision shall also be made for cooling of turbine parts whose temperature is critical and for lubrication of the turbine. Means shall be provided for automatically limiting the turbine speed to its maximum allowable overspeed value.

FIRE WALL AND COWLING

§ 4b.621 *Fire walls.* All engines, auxiliary power units, fuel-burning heaters, and other combustion equipment which are intended for operation in flight shall be isolated from the remainder of the airplane by means of fire walls or shrouds, or other equivalent means.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.622 *Fire-wall construction.* (a) Fire walls and shrouds shall be constructed in such a manner that no hazardous quantity of air, fluids, or flame can pass from the engine compartment to other portions of the airplane. All openings in the fire wall or shroud shall be sealed with close-fitting fireproof grommets, bushings or fire-wall fittings.

(b) Fire walls and shrouds shall be constructed of fireproof material and shall be protected against corrosion. The following materials have been found to comply with this section:

(1) Heat- and corrosion-resistant steel 0.015 inch thick;

(2) Low carbon steel, suitably protected against corrosion, 0.018 inch thick.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.623 *Cowling.* (a) Cowling shall be constructed and supported in such a manner as to be capable of resisting all vibration, inertia, and air loads to which it may normally be subjected. Provision shall be made to permit rapid and complete drainage of all portions of the

cowling in all normal ground and flight attitudes. Drains shall not discharge in locations constituting a fire hazard.

(b) Cowling, unless otherwise specified by these regulations, shall be constructed of fire-resistant material. Those portions of the cowling which are subjected to high temperatures due to their proximity to exhaust system parts or exhaust gas impingement shall be constructed of fire-proof material.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.623-1 *Fire-resistant aircraft material* (CAA rules which apply to § 4b.623). See § 4b.448-3.

[13 F. R. 7729]

§ 4b.624 *Engine accessory section diaphragm.* Unless equivalent protection can be demonstrated by other means, a diaphragm shall be provided on air-cooled engines, to isolate the engine power section and all portions of the exhaust system from the engine accessory compartment. This diaphragm shall comply with the provisions of § 4b.622.

POWER-PLANT CONTROLS AND ACCESSORIES CONTROLS

§ 4b.631 *Power-plant controls.* All power-plant controls shall comply with the provisions of § 4b.424 with respect to location, grouping, and direction of motion and shall comply with the provisions of § 4b.898 with respect to marking. Controls shall be so located that they cannot be inadvertently operated by personnel entering or leaving the airplane, or while the flight personnel are making normal movements in the cockpit. Controls shall maintain any desired position without constant attention by the flight personnel and shall not tend to creep due to control loads or vibration. Flexible controls shall be of an acceptable type or proven suitable for the particular application. Controls shall have adequate strength and rigidity to withstand operating loads without failure or excessive deflection.

§ 4b.632 *Throttle controls.* A separate throttle control shall be provided for each engine. Throttle controls shall afford a positive and immediately responsive means of controlling the engines. Throttle controls shall be grouped and arranged in such a manner as to permit separate control of each engine and also simultaneous control of all engines.

§ 4b.633 *Ignition switches.* Ignition switches shall provide control for each ignition circuit on each engine. Means shall be provided for quickly shutting off all ignition by the grouping of switches or by providing a master ignition control. If a master control is provided, a suitable guard shall be incorporated to prevent its inadvertent operation.

§ 4b.634 *Mixture controls.* If mixture controls are provided, a separate control shall be provided for each engine. The controls shall be grouped and arranged in such a manner as to permit separate control of each engine and also simultaneous control of all engines.

§ 4b.635 *Propeller speed and pitch controls.* (See also § 4b.476 (a).) It shall be possible to control the propellers separately. The controls shall be grouped and arranged in such a manner as to permit control of the propellers separately and together. The controls shall permit ready synchronization of all propellers.

§ 4b.636 *Propeller feathering controls.* A separate control shall be provided for each propeller. Propeller feathering controls shall be provided with means to prevent inadvertent operation. If feathering is accomplished by movement of the normal pitch or speed control lever, provision shall be made to prevent the movement of this control to the feathering position during normal operation.

§ 4b.637 *Propeller reversing controls.* If the propeller blades can be placed in a pitch position which will produce negative thrust, reversing controls shall be so arranged as to prevent inadvertent operation.

§ 4b.638 *Fuel system controls.* (See § 4b.518.) Fuel jettisoning system controls shall be provided with guards to prevent their inadvertent operation. Such controls shall not be located in close proximity to fire extinguisher controls or any other controls intended for operation in order to combat a fire.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04-1, 11 F. R. 11351]

§ 4b.639 *Carburetor air reheat controls.* Separate controls shall be provided to regulate the temperature of the carburetor air for each engine.

ACCESSORIES

§ 4b.641 *Power-plant accessories.* (a) Engine mounted accessories shall be of a type satisfactory for installation on the engine involved and shall utilize the provisions made on the engine for the mounting of such units.

(b) Items of electrical equipment subject to arcing or sparking shall be installed so as to minimize the possibility of their contact with any inflammable fluids or vapors which may be present in a free state.

§ 4b.642 *Engine ignition systems.* (a) Battery ignition systems shall be supplemented with a generator which is automatically made available as an alternate source of electrical energy to permit continued engine operation in the event of the depletion of any battery.

(b) The capacity of batteries and generators shall be sufficient to meet the simultaneous demands of the engine ignition system and the greatest demands of any airplane electrical system components which may draw electrical energy from the same source. Consideration shall be given to the condition of an inoperative generator and to the condition of a completely depleted battery when the generator is running at its normal operating speed. If only one battery is provided, consideration shall also be given to the condition in which the battery is completely depleted and the generator is operating at idling speed.

(c) Means shall be provided to warn the appropriate flight personnel if malfunctioning of any part of the electrical system is causing the continuous discharging of a battery that is necessary for engine ignition. (See § 4b.633 for ignition switches.)

POWER-PLANT FIRE PROTECTION

§ 4b.651 *Zones.* (a) Designated fire zones comprise the following regions:

- (1) Engine power section.
- (2) Engine accessory section.
- (3) Complete power-plant compartments in which no isolation is provided between the engine power section and the engine accessory section.
- (4) Auxiliary power unit compartments.
- (5) Fuel-burning heater and other combustion equipment installations.

(b) Such zones shall be protected from fire by compliance with the requirements in §§ 4b.652-4b.655.

[Amdt. 04b-7, 12 F. R. 5960]

INFLAMMABLE FLUIDS

§ 4b.652 *Location of tanks.* No tanks or reservoirs which are a part of a system containing inflammable fluids or gases shall be located in designated fire zones, except where the fluid contained, the design of the system, the materials used in the tank, the shut-off means, all connections, lines, and controls are such as to provide equivalent safety. Not less than ½ inch of clear air space shall be provided between any tank or reservoir and a fire wall or shroud isolating a designated fire zone.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.653 *Shut-off means.* (a) Means for each individual engine shall be provided for shutting off or otherwise preventing hazardous quantities of fuel, oil, de-icer, and other inflammable fluids from flowing into, within, or through any designated fire zone, except that means need not be provided to shut off flow in lines forming an integral part of an engine. In order to facilitate rapid and effective control of fires such shut-off means shall permit an emergency operating sequence which is compatible with the emergency operation of other equipment, such as feathering the propeller. Shut-off means shall be located outside of designated fire zones, unless equivalent safety is provided (see § 4b.652), and it shall be shown that no hazardous quantity of such inflammable fluid will drain into any designated fire zone after shutting-off has been accomplished.

(b) Adequate provisions shall be made to guard against inadvertent operation of the shut-off means and to make it possible for the crew to reopen the shut-off means after it has once been closed.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.654 *Lines and fittings.* All lines and fittings for same located in designated fire zones which carry inflammable fluids or gases and which are under pressure or which attach directly to the engine or are subject to relative motion between components, exclusive of those lines and fittings forming an integral part of the engine, shall be flexible, fire-

resistant lines with fire-resistant end fittings of the permanently attached, detachable, or other approved types. Lines and fittings which are not subject to pressure or to relative motion between components shall be of fire-resistant materials.

[Amdt. 04-1, 11 F. R. 11351, as amended by Amdt. 04b-7, 12 F. R. 5960]

§ 4b.654-1 *Fire-resistant aircraft material* (CAA rules which apply to § 4b.654). See §§ 4b.448-1, 4b.448-2, 4b.448-3.

[13 F. R. 7729]

§ 4b.655 *Vent and drain lines.* All vent and drain lines and fittings for same located in designated fire zones and which carry inflammable fluids or gases shall comply with the provisions of § 4b.654, if the Administrator finds that rupture or breakage of a particular drain or vent line may result in a fire hazard.

[Amdt. 04-1, 11 F. R. 11351]

FIRE EXTINGUISHER SYSTEMS

§ 4b.661 *General.* (a) Unless it can be demonstrated that equivalent protection against destruction of the airplane in case of fire is provided by the use of fireproof materials in the nacelle and other components which would be subjected to flame, fire extinguishing systems shall be provided to serve all designated fire zones except in the case of an engine power section which is completely isolated from the engine accessory section by a fireproof diaphragm complying with the provisions of § 4b.622.

(b) The fire extinguishing system, the quantity of extinguishing agent, and the rate of discharge shall be such as to provide two adequate discharges. It shall be possible to direct both discharges to any main engine installation. Individual "one-shot" systems shall be acceptable in the case of auxiliary power units, fuel-burning heaters, and other combustion equipment.

(c) Materials in the fire extinguishing system shall not react chemically with the extinguishing agent so as to constitute a hazard.

[Amdt. 04-1, 11 F. R. 11351, as amended by Amdt. 04b-7, 12 F. R. 5960]

§ 4b.662 *Fire extinguishing agents.* Extinguishing agents employed shall be methyl bromide, carbon dioxide, or any other agent which has been demonstrated to provide equivalent extinguishing action. If methyl bromide or any other toxic extinguishing agent is employed, provisions shall be made to prevent the entrance of harmful concentration of fluid or fluid vapors into any personnel compartments either due to leakage during normal operation of the airplane or as a result of discharging the fire extinguisher on the ground or in flight when a defect exists in the extinguisher system. If a methyl bromide system is provided, the containers shall be charged with dry agent and shall be sealed by the fire extinguisher manufacturer or any other party employing satisfactory recharging equipment. If carbon dioxide is used, it shall not be

possible to discharge sufficient gas into personnel compartments to constitute a hazard from the standpoint of suffocation of the occupants.

§ 4b.663 *Extinguishing agent container pressure relief.* Extinguisher agent containers shall be provided with a pressure relief to prevent bursting of the container due to excessive internal pressures. The discharge line from the relief connection shall terminate outside the airplane in a location convenient for inspection on the ground. An indicator shall be provided at the discharge end of the line to provide a visual indication when the container has discharged.

§ 4b.664 *Extinguishing agent container compartment temperature.* Precautions shall be taken to assure that the extinguishing agent containers are installed in a location where reasonable temperatures can be maintained for effective use of the extinguisher system.

§ 4b.665 *Fire extinguishing system materials.* All components of fire extinguishing systems located in designated fire zones shall be constructed of fireproof materials, except for connections which are subject to relative motion between components of the airplane, in which case they shall be of flexible fire-resistant construction so located as to minimize the possibility of failure.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.665-1 *Fire-resistant aircraft material (CAA rules which apply to § 4b.665).* See § 4b.448-3.

[13 F. R. 7729]

FIRE DETECTORS

§ 4b.671 *General.* Quick acting fire detectors shall be provided in all designated fire zones and shall be sufficient in number and location to assure the detection of fire which may occur in such zones.

§ 4b.672 *Fire detectors.* Fire detectors shall be constructed and installed in such a manner as to assure their ability to resist without failure all vibration, inertia, and other loads to which they may normally be subjected. Detectors shall be unaffected by exposure to oil, water, or other fluids or fumes which may be present.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-1, 11 F. R. 11351]

PROTECTION OF OTHER AIRPLANE COMPONENTS

§ 4b.676 *Fire-resistant construction.* All airplane surfaces aft of the nacelles, in the region of one nacelle diameter on both sides of the nacelle center line, shall be constructed of fire-resistant material. This provision need not be applied to tail surfaces lying behind nacelles unless the dimensional configuration of the aircraft is such that the tail surfaces could be affected readily by heat, flames, or sparks emanating from a designated fire zone or engine compartment of any nacelle.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.676-1 *Fire-resistant aircraft material (CAA rules which apply to § 4b.676).* See § 4b.448-3.

[13 F. R. 7729]

SUBPART F—EQUIPMENT

§ 4b.681 *General.* The equipment specified in § 4b.691 is the minimum which shall be installed in the airplane. Such additional equipment as is necessary for a specific type of operation is specified in Part 40 entitled "Air Carrier Operating Certification," Part 41 entitled "Certification and Operation Rules for Scheduled Air Carrier Operations Outside the Continental Limits of the United States," and Part 61 entitled "Scheduled Air Carrier Rules," of this subchapter. All equipment essential to the safe operation of the airplane shall comply with §§ 4b.682-4b.831.

§ 4b.682 *Functional and installation requirements.* Each item of equipment shall be: (a) Of a type and design satisfactory to perform its intended function, (b) adequately labeled as to its identification, function, or operational limitations, or any combination of these, whichever is applicable, (c) properly installed, in accordance with specified limitations of the equipment, and (d) demonstrated to function satisfactorily in the airplane. Items of equipment for which type certification is required are outlined in Part 15 of this subchapter. Such items, when used in the airplane, shall have been certificated in accordance with the provisions of Part 15 of this subchapter (or previous regulations) and such other parts as may be applicable.

BASIC EQUIPMENT

§ 4b.691 *Required basic equipment.* Paragraphs (a) to (c) show the required basic equipment items necessary for type and airworthiness certification of the airplane:

(a) *Flight and navigation instruments.* (See §§ 4b.701-4b.706.)

(1) Air speed indicating system with heated pitot tube or equivalent means of preventing malfunctioning due to icing. (See §§ 4b.696 and 4b.703.)

(2) Altimeter (sensitive). (See § 4b.703.)

(3) Clock (sweep second).

(4) Free air temperature indicator.

(5) Gyroscopic bank and pitch indicator. (See § 4b.706.)

(6) Gyroscopic rate-of-turn indicator (with bank indicator). (See § 4b.706.)

(7) Gyroscopic direction indicator. (See § 4b.706.)

(8) Magnetic direction indicator. (See § 4b.704.)

(9) Rate-of-climb indicator (vertical speed). (See § 4b.703.)

(b) *Power-plant instruments.* (See §§ 4b.711-4b.716.)

(1) Carburetor air temperature indicator for each engine. (See § 4b.716.)

(2) Coolant temperature indicator for each liquid-cooled engine.

(3) Cylinder head temperature indicator for each air-cooled engine. (See § 4b.716.)

(4) Fuel pressure indicator for each pump-fed engine.

(5) For each engine not equipped with an automatic altitude mixture control:

(i) Fuel flowmeter indicator (see § 4b.714) or,

(ii) Fuel mixture indicator.

(6) Fuel quantity indicator for each fuel tank. (See § 4b.713.)

(7) Manifold pressure indicator for each engine.

(8) Oil pressure indicator for each engine.

(9) Oil quantity indicator for each oil tank when a transfer or oil reserve supply system is used. (See § 4b.715.)

(10) Oil temperature indicator for each engine.

(11) Tachometer for each engine.

(12) Fire warning indicators. (See §§ 4b.671 and 4b.672.)

(c) *Miscellaneous equipment.* (1) Approved seats for all occupants. (See § 4b.443.)

(2) Certificated safety belts for all occupants.

(3) A master switch arrangement for electrical circuits other than ignition.

(4) Adequate source(s) of electrical energy.

(5) Electrical protective devices.

(6) Radio communication system (two-way).

(7) Radio navigation system.

(8) Windshield wiper or equivalent for each pilot.

(9) Ignition switch for each and all engines. (See § 4b.633.)

(10) Portable fire extinguisher. (See § 4b.799.)

[Amdt. 04-0, 11 F. R. 71 as amended by Amdt. 04b-6, 12 F. R. 5750]

§ 4b.691-1 *Technical Standard Order TSO-C2a: "Airspeed Indicator (Pitot Static)" (CAA rules which apply to § 4b.691).*—(a) *Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 3.31, 3.655, 4a.31, 4a.535, 4b.41, 4b.691, 6.6, and 6.52 of this chapter, the Administrator of Civil Aeronautics is authorized to adopt standards for airspeed indicators intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for airspeed indicators.

(b) *Directive.*—(1) *Provision.* The performance requirements for airspeed indicators, as set forth in sections 6 and 7 of SAE Specification AS-391A, Airspeed Indicator (pitot static) revised February 1, 1949,¹ stated below, are hereby established as minimum safety performance standards for airspeed indicators intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for Pitot Static Pressure Type of Airspeed Indicators for use in aircraft, the operation of which may subject the instruments to the environmental conditions specified in Section 3.3.

2. *Scope.* This specification covers six types of instruments as follows:

Type I: 30-250 miles per hour range.

Type II: 40-300 miles per hour range.

Type III: 50-400 miles per hour range.

Type IV: 50-450 miles per hour range.

Type V: 50-700 miles per hour range.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

flexed or exercised for a period of 24 hours prior to the start of the tests of section 6.

5.4 *Vibration equipment.* Vibration equipment shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45° to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance requirements.* All instruments shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification including the following requirements where applicable.

6.1 *Scale error.* The instrument shall be tested for scale errors at the points of the scale indicated in table III. The tests shall be made by subjecting the instrument to the pressure specified to produce these readings, first with pressure increasing, then with pressure decreasing. With pressure increasing, the pressure shall be brought up to, but shall not exceed the pressure specified to give the desired reading. With pressure decreasing, the pressure shall be brought down to, but shall not fall below the pressure specified to give the desired reading. The errors at the test points shall not exceed the tolerances specified in table III.

6.2 *Friction.* The instrument shall be tested for friction at the test points indicated by an asterisk (*) in table III. The pressure shall be brought up to the desired readings and then held constant while two readings are taken; the first reading being taken before the instrument is vibrated, and the second one after the instrument is vibrated. The difference between any two readings shall not exceed the tolerance in table IV.

6.3 *Position.* A pressure equivalent to one quarter, one half and three quarters scale deflection shall be applied. The change in reading at each deflection produced by rotating the instrument from the vertical to the horizontal position, or 90 degrees to the right or left, while the instrument is vibrated shall not exceed the tolerance specified in table III.

6.4 *Leak.* With both the pitot pressure and static pressure connections simultaneously evacuated to 15 inches of mercury, the leakage shall not cause more than 0.4 inch of mercury pressure drop during a 10-second period. With the static pressure connection open, and pressure equivalent to full scale pointer deflection applied to the pitot pressure connection, the leakage shall not cause more than 1 m. p. h. decrease in indication during a one minute period.

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

hour. Clockwise pointer motion shall indicate increasing airspeed.

4.3 *Visibility.* The pointer and all dial markings shall be visible from any point within the frustum of a cone whose side makes an angle of not less than 30° with the perpendicular to the dial, and whose small diameter is the aperture of the instrument case. The distance between the dial and the cover glass shall be a practical minimum and shall not exceed 0.187 of an inch.

4.4 *Dial markings.*

4.4.1 *Finish.* Unless otherwise specified luminescent (self activating) material shall be applied to all major graduations, numerals and pointer.

4.4.2 *Graduations.* Minor graduations shall be used at intervals not to exceed 5 miles per hour, up to the 300 miles per hour mark. Major graduations shall be used to indicate every 10 miles per hour up to 300 miles per hour.

4.4.3 *Numerals.* Sufficient numerals shall be marked to positively and quickly identify all graduations. Numerals shall distinctly indicate the graduations to which each applies.

4.4.4 *Instrument name.* The word "Airspeed" shall be marked and may be the same finish as the numerals. The inscription "m. p. h." or "knots" shall appear on the dial.

4.5 *Limitation of pointer movements.* The pointer movement shall be limited by stops in the mechanism in such a way that the pointer will not be permitted to rotate more than 10 degrees beyond the last graduation on the dial. Stops may also be incorporated in the instrument mechanism to limit counterclockwise motion of the pointer.

4.6 *Back of case markings.* The back of the case, adjacent to the connections shall be marked as follows:

P—Pitot pressure connection.
S—Static pressure connection.

5. *Test conditions.*

5.1 *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be conducted at an atmospheric pressure of approximately 29.92 inches of mercury, and at an ambient temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values allowances shall be made for the variations from the specified conditions.

5.2 *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3 *Preconditioning.* No pressure shall be applied to the diaphragm or any actuating element of the instrument, nor shall the diaphragm or other actuating element be

TABLE I—DIFFERENTIAL PRESSURES FOR AIRSPEEDS IN M. P. H.

Airspeed m. p. h.	Differential pressure		
	Inches of water	Inches of mercury	Pounds per square inch
20.....	0.197	0.0145	0.0071
40.....	0.788	0.0581	0.0284
60.....	1.231	0.0907	0.0444
80.....	1.774	0.1307	0.0640
100.....	2.416	0.1780	0.0872
120.....	3.158	0.2327	0.1140
140.....	3.900	0.2948	0.1444
160.....	4.642	0.3642	0.1784
180.....	5.384	0.4310	0.2160
200.....	6.126	0.4957	0.2573
220.....	6.868	0.5685	0.3010
240.....	7.610	0.6392	0.3477
260.....	8.352	0.7077	0.3977
280.....	9.094	0.7741	0.4510
300.....	9.836	0.8384	0.5077
320.....	10.578	0.9006	0.5677
340.....	11.320	0.9607	0.6310
360.....	12.062	1.0188	0.6977
380.....	12.804	1.0749	0.7677
400.....	13.546	1.1290	0.8410
420.....	14.288	1.1811	0.9177
440.....	15.030	1.2312	0.9977
460.....	15.772	1.2793	1.0810
480.....	16.514	1.3254	1.1677
500.....	17.256	1.3695	1.2577
520.....	17.998	1.4116	1.3510
540.....	18.740	1.4517	1.4477
560.....	19.482	1.4898	1.5477
580.....	20.224	1.5259	1.6510
600.....	20.966	1.5600	1.7577
620.....	21.708	1.5921	1.8677
640.....	22.450	1.6222	1.9810
660.....	23.192	1.6503	2.0977
680.....	23.934	1.6764	2.2177
700.....	24.676	1.7005	2.3410

TABLE II—DIFFERENTIAL PRESSURES FOR AIRSPEEDS IN KNOTS

Airspeed knots	Differential pressure		
	Inches of water	Inches of mercury	Pounds per square inch
20.....	1.634	0.1204	0.0590
40.....	2.354	0.1735	0.0850
60.....	3.207	0.2463	0.1157
80.....	4.192	0.3313	0.1610
100.....	5.310	0.4306	0.2160
120.....	6.563	0.5452	0.2910
140.....	7.942	0.6761	0.3870
160.....	9.447	0.8234	0.5040
180.....	11.078	0.9871	0.6430
200.....	12.835	1.1674	0.8050
220.....	14.718	1.3643	0.9910
240.....	16.727	1.5778	1.2020
260.....	18.862	1.8079	1.4390
280.....	21.123	2.0546	1.7020
300.....	23.510	2.3181	1.9910
320.....	26.023	2.5984	2.3070
340.....	28.662	2.8955	2.6510
360.....	31.427	3.2094	3.0230
380.....	34.318	3.5401	3.4240
400.....	37.335	3.8876	3.8550
420.....	40.468	4.2519	4.3170
440.....	43.717	4.6330	4.8010
460.....	47.082	5.0309	5.3170
480.....	50.553	5.4456	5.8650
500.....	54.130	5.8771	6.4460
520.....	57.813	6.3354	7.0610
540.....	61.592	6.8105	7.7110
560.....	65.467	7.3024	8.3970
580.....	69.438	7.8111	9.1190
600.....	73.505	8.3366	9.8770
620.....	77.668	8.8789	10.6710
640.....	81.927	9.4380	11.5020
660.....	86.282	10.0139	12.3710
680.....	90.733	10.6066	13.2790
700.....	95.280	11.2161	14.2160

4.2 *Indicating method.* These airspeed instruments shall indicate by a means of a pointer moving over a fixed dial. Sensitive types shall have, in addition, an under dial visible through an aperture in the fixed dial for indicating hundreds of miles per

Type VI: 50-425 knots range.

3. *General requirements.*

3.1 *Materials and workmanship.*

3.1.1 *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2 *Workmanship.* Workmanship shall be consistent with high grade aircraft instrument manufacturing practice.

3.2 *Identification.* The following information shall be legibly and permanently marked on the instrument or attached thereto:

- Name of instrument (airspeed indicator).
- SAE Specification, AS 391A.
- Manufacturer's part number.
- Manufacturer's serial number or date of manufacture.
- Manufacturer's name or trademark.
- Range.

3.3 *Environmental conditions.* The following are established design requirements only. All tests shall be conducted as specified in sections 5, 6, and 7.

3.3.1 *Temperature.* When installed in accordance with the instrument manufacturer's instructions, the instrument shall function over the range of ambient temperatures from -30° C. to 50° C. and shall not be adversely affected by exposure to temperatures of -65° C. and 70° C.

3.3.2 *Humidity.* The instrument shall function and shall not be adversely affected when exposed to any relative humidity in the range from 0 to 95 percent at a temperature of approximately 32° C.

3.3.3 *Altitude.* The instrument shall function and shall not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 feet to 40,000 feet standard altitude, except as limited by the application of 3.3.1.

3.3.4 *Vibration.* When installed in accordance with the instrument manufacturer's instructions, the instrument shall function and shall not be adversely affected when subjected to vibrations of not more than 0.010 inch at a frequency from 500 to 3,000 cycles per minute; or of not more than 1.3 g. When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

3.4 *Magnetic effect.* The magnetic effect of the indicator shall not adversely affect the operation of other instruments installed in the same aircraft.

4. *Detail requirements.*

4.1 *Pressure equivalents.* These instruments shall be calibrated to indicate airspeed in accordance with the following pressure equivalents (tables I and II)

It is understood that the unit shall withstand vibrations at higher frequencies, but the acceleration values need not exceed those shown above.

7.1 *Low temperature.* The instrument shall be subjected to a temperature of -30°C . for a period of 3 hours. With the temperature held at -30°C . the instrument shall be tested for scale errors as described in paragraph 6.1. The errors at the test points shall not exceed the tolerances of table III by more than the amount specified in table IV.

7.2 *High temperature.* The instrument shall be subjected to a temperature of 50°C . for a period of 3 hours. With the temperature held at 50°C ., the instrument shall be tested for scale errors as described in paragraph 6.1. The errors at the test points shall not exceed the tolerances of table III by more than the amount specified in table IV.

7.3 *Extreme temperature exposure.* The instrument shall, after alternate exposures to ambient temperatures of -65°C . and 70°C . for periods of 24 hours each and a delay of 3 hours at room temperature following completion of the exposure, meet the requirements of section 6.1. There shall be no evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.4 *Vibration.* With a pressure applied, sufficient to give half scale deflection, the instrument shall be vibrated at 500 cycles per minute and describe a circle of 0.003-0.005 inch diameter. The frequency shall be slowly increased to 3,000 cycles per minute and then slowly decreased to 500 cycles per minute, to determine whether the natural frequency of the instrument is in this range. The drift of the pointer shall not exceed the tolerances of table IV and the instrument pointer shall not oscillate more than the tolerance specified in table IV. After three hours exposure to vibration amplitude as specified in section 3.4.4 and at natural frequency, if between 500 and 3,000 cycles per minute, otherwise at 2,000 cycles per minute, the instrument shall meet the requirements of section 6. No damage shall be evident after this test.

7.5 *Seasoning.* The instrument shall be subjected to one hundred applications of a differential pressure sufficient to produce approximately full scale deflection. Not less than one hour following this test the instrument shall be tested for scale errors as described in paragraph 6.1, except that the scale error test shall not exceed the tolerance specified in table III by more than the amount specified in table IV.

7.6 *Drift.* The instrument shall be subjected to a differential pressure sufficient to produce approximately $\frac{1}{4}$ scale deflection. After being subjected to a pressure for a period of one hour, the instrument shall be tested as described in paragraph 6.1 except scale errors shall be determined for increasing pressure only. The reading of the instrument shall not have increased by more than the amount specified in table IV.

7.7 *Low temperature exposure.* The instrument shall be subjected to a temperature of -65°C . for a period of 24 hours. With the temperature held at -65°C . the instrument shall function. In addition, after the temperature is raised to -30°C . and held for a period of 3 hours, the instrument shall meet the requirements of paragraph 7.1.

7.8 *Magnetic effect.* The magnetic effect of the instrument shall be determined in terms of the deflection of a free magnet, approximately $1\frac{1}{2}$ inches long, in a magnetic field with a horizontal intensity of 0.18, plus or minus 0.01 gauss, when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. (An aircraft compass with the compensating magnets removed therefrom may be used as a free magnet for this test.) The maximum deflection of the magnet shall not exceed 1° for any pointer deflection.

7.9 *Humidity test.* The instrument shall be subjected to the extreme conditions specified in paragraph 3.4.2 for a period of 10

hours, after which it shall meet the requirements of section 6.

TABLE III—TOLERANCES

Test point	250 m.p.h.	300 m.p.h.	400- 450 m.p.h.	700 m.p.h. 7 revs.	425 knots
40.....	2.5	2.5	-----	-----	-----
50.....	*2.5	*2.5	3	4.0	-----
60.....	2.0	2.0	*3	2.0	*2
70.....	2.0	-----	-----	-----	-----
80.....	2.0	2.0	3	*2.0	-----
90.....	*2.0	-----	-----	-----	-----
100.....	2.0	*2.0	*3	2.0	*2
120.....	2.0	-----	3	2.0	-----
140.....	2.5	2.5	3	-----	-----
150.....	-----	-----	-----	-----	3
160.....	*2.5	2.5	5	*2.5	-----
180.....	3.0	3.0	5	-----	-----
200.....	-----	-----	-----	-----	*4
210.....	3.0	*4.0	*5	4	-----
240.....	3.0	4.0	5	-----	-----
250.....	*3.0	-----	-----	*4	5
270.....	-----	4.0	5	-----	-----
300.....	-----	*4.0	5	4	5
330.....	-----	-----	5	-----	-----
350.....	-----	-----	5	4	5
360.....	-----	-----	5	*4	5
400.....	-----	-----	5	-----	5
425.....	-----	-----	-----	-----	5
450.....	-----	-----	-----	4	-----
500.....	-----	-----	-----	5	-----
550.....	-----	-----	-----	6	-----
600.....	-----	-----	-----	6	-----
650.....	-----	-----	-----	*6	-----

*Reference: Section 6.2.

TABLE IV—TOLERANCES

Test	Refer- ence para- graph	Miles per hour				
		250	300	400- 450	700 (7 rev.)	425 knots
Friction.....	6.2	3.0	3.5	3.5	3.5	4.0
Position.....	6.3	2.0	2.5	2.5	2.5	3.0
Vibration:						
Ptr. oscillation.....	7.3	2.0	2.0	2.0	1.5	3.0
Ptr. change.....		2.0	2.0	2.0	2.5	3.0
Temperature.....	7.1	3.5	3.5	5.0	3.5	4.0
7.2		2.0	2.0	2.0	2.5	3.0
Drift.....	7.5	1.5	1.5	1.5	2.5	2.0
Seasoning.....	7.4	2.0	2.0	2.0	2.5	3.0

(2) *Application.* (i) Airspeed indicators complying with the specifications appearing in this section are hereby approved for all aircraft. Airspeed indicators already approved by the Administrator may continue to be installed in aircraft.

(a) For which an application for original type certificate is made prior to the effective date of this section.

(b) The prototype of which is flown within 1 year after the effective date of this section, and

(c) The prototype of which is not flown within 1 year after the effective date of this section if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of airspeed indicator is made within 9 months after the effective date of this section, previously approved types of airspeed indicators may be installed. However, in any such change made after the 9-month period, new types of airspeed indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions—(1) Marking.* In addition to the identification information required in the referenced specification, each airspeed indicator shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C2a, to identify the airspeed

indicator as meeting the requirements of this section in accordance with the manufacturers' statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for airspeed indicators have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After March 1, 1949, specifications contained in this section will constitute the basis for Civil Aeronautics Administration approval of airspeed indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this section, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attention: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attention: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the airspeed indicators to be produced by him meet the minimum safety requirements established in this section. Immediately thereafter, distribution of the airspeed indicators conforming with the terms of this section may be started and continued.

(ii) The prescribed identification on the airspeed indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the airspeed indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this section are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[Supp. 5, 14 F. R. 3365]

§ 4b.691-2 *Technical Standard Order TSO-C3a: "Turn-and-Bank Indicator" (CAA rules which apply to § 4b.691) —(a) Introduction.* (1) Turn-and-bank indicators are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a, 4b, and 6 of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his turn-and-bank indicator.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for turn-and-bank

indicators for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for turn-and-bank indicators which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for turn-and-bank indicators contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 3.31, 3.668, 4a.31, 4a.535, 4a.550, 4b.41, and 4b.691 of the Civil Air Regulations, which authorize the Administrator to approve aircraft equipment, the performance requirements for turn-and-bank indicators as set forth in SAE Specification AS-395, Turn-and-Bank Indicator, dated July 1, 1947,¹ stated below, are hereby established as minimum safety requirements for turn-and-bank indicators which are intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for turn and bank indicators for use in aircraft, the operation of which may subject the instruments to the environmental conditions specified in section 3.4.

2. *Scope.* This specification covers three basic types of instruments as follows:

Type I. Air driven.

Type II. DC operated.

Type III. AC operated.

3. *General requirements.*

3.1. *Materials and workmanship.*

3.1.1. *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legibly and permanently marked on the instrument or attached thereto:

(a) Name of instrument (Turn and bank indicator).

(b) SAE Specification, AS-395.

(c) Rating (nominal electric or vacuum, etc.).

(d) Manufacturer's part number.

(e) Manufacturer's serial number or date of manufacture.

(f) Manufacturer's name or trademark.

3.4. *Environmental conditions.* The following are established design criteria only. All tests shall be run as per sections 5, 6 and 7.

3.4.1. *Temperature.* When installed in accordance with the instrument manufacturer's instructions the instrument shall function over the range of ambient temperature from -30°C . to 50°C . and shall not be adversely affected by exposure to temperatures in the range of -65°C . to 70°C .

3.4.2. *Humidity.* The instrument shall function and shall not be adversely affected when exposed to a relative humidity of up to and including 95% at a temperature of approximately 32°C .

3.4.3. *Altitude.* The instrument shall function and shall not be adversely affected when subjected to a pressure and temperature range equivalent to $-1,000$ to $40,000$ feet standard altitude except that the instrument temperature shall not be lower than -30°C .

3.4.4. *Vibration.* When installed in accordance with the instrument manufacturer's instructions the instruments shall function and not be adversely affected when subjected to vibrations of not more than 0.010 inch at a frequency from 500 to $3,000$ cycles per minute or of not more than 1.3 g . When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150 – $3,000$ cycles per minute.

NOTE: It is understood that the unit shall withstand vibration at higher frequencies, but the acceleration values need not exceed those shown above.

4. *Detail requirements.*

4.1. *Indicating method.* Turns shall be indicated by means of a pointer, deflecting in direction of turn. Banks shall be indicated by means of a black ball, free to move in a curved transparent tube.

4.2. *Visibility.* Both bank and turn indications shall be visible from any point within the frustum of a cone whose side makes an angle of not less than 30 degrees with the perpendicular to the dial and whose small diameter is the aperture of the instrument case. The distance between the dial and the cover glass shall be a practical minimum and shall not exceed 0.187 inch.

4.3. *Dial markings.*

4.3.1. *Finish.* Unless otherwise specified, luminescent (self-activating) material shall be applied to all markings, pointer and the inclinometer backing.

4.3.2. *Letters.* Letters "L" and "R" shall be legibly marked on the dial.

4.3.3. *Instrument name.* The words "Turn and Bank" shall be marked and may be indicated in the same finish as the letters.

4.4. *Power variations.* The instrument shall properly function with a voltage and frequency variation of $\pm 10\%$ of the rated value (provided the a. c. voltage and frequency vary in the same direction) and/or $\pm 30\%$ of the rated vacuum pressure.

5. *Test conditions.*

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22°C . When tests are made with atmospheric pressure or temperature substantially different from these values allowance shall be made for the variation from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified all test for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of $1,500$ to $2,000$ cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Vibration stand.* A vibration stand shall be used which will vibrate at any desired frequency between 500 and $3,000$ cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

5.4. *Turntable.* A turntable which can be operated smoothly through the ranges specified herein shall be used for making calibration tests.

5.5. *Power conditions.* Unless otherwise specified all tests for performance shall be conducted at the power rating recommended by the manufacturer.

5.6. *Normal operation.* All instruments shall be operated at normal power for at least five minutes prior to conducting any tests (unless otherwise specified).

6. *Individual performance requirements.* All instruments or components of such shall be subjected to whatever tests the manufacturer deems necessary to demonstrate

specific compliance with this specification including the following requirements where applicable.

6.1. *Bank indicator zero position.* With the instrument in normal position with the lower mounting holes on a horizontal line, the position of the ball shall be within $\frac{1}{32}$ inch of the zero position.

6.2. *Bank indicator friction.* The ball shall move smoothly and without sticking throughout the full length of the tube.

6.3. *Bank indicator visibility.* With the ball in the extreme position at each end of the tube at least one half of it shall be visible from a point 12 inches directly in front of the zero mark.

6.4. *Bank indicator filling.* The instrument shall be rotated so that all the air in the tube is trapped in the expansion chamber. Then, with the plane of the dial vertical, the instrument shall be rotated to an angle of roll of 45° . With the expansion chamber end of the tube low, no part of the air bubble shall be visible from a point 12 inches directly in front of the bank indicator zero position.

6.5. *Turn indicator starting.*

6.5.1. *Type I requirements.* The gyro rotor shall start to rotate and continue to run on a suction not to exceed 50% of rated value. Rated instrument performance speed shall be reached within five minutes after normal rated suction is applied.

6.5.2. *Types II and III requirements.* The gyro rotor shall start to rotate and continue to operate at a speed sufficient for proper performance of the instrument on an applied voltage not to exceed 80% of the rated voltage. This speed shall be reached within five minutes after application of the voltage.

6.6. *Turn indicator sensitivity, room temperature.* Starting in normal position and operating under rated power, the instrument shall be rotated about the vertical axis at the rates specified in Table I. Deflections of the turn indicator pointer shall be of the magnitude shown in Table I. Pointer motion shall be smooth.

6.7. *Dielectric test (Types II and III only).* The insulation shall be subjected to a dielectric test with a R. M. S. voltage at a commercial frequency applied for a period of five seconds equivalent to five times normal circuit operating voltage. Except where circuits include components for which such a test would not be appropriate, then the test voltage shall be 1.25 times normal circuit operating voltage. The insulation resistance shall not be less than 20 megohms at that voltage.

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

7.1. *Case leakage.* (Type I only.) A differential pressure of 15 inches of mercury between the inside and outside of the case shall not result in a leakage greater than that which will cause a pressure drop of 0.4 inch of mercury in 10 seconds.

7.2. *Bank indicator damping (room temperature).* When the instrument is suddenly rotated from a position of 12 degrees bank through the vertical to 12 degrees opposite bank, the time for the ball to move from the bank indicator zero position to the rest position at the end of the tube shall be 0.2 second or more.

7.3. *Bank indicator damping (low temperature).* The instrument shall be exposed without operating to a temperature of -65°C ., for one hour. Then the instrument shall be tested as specified in Paragraph 7.2 except that the instrument shall operate at a temperature of -30°C . The time for ball motion from the zero position of the bank indicator to the rest position at the end of the tube shall not exceed four seconds.

7.4. *Bank indicator leakage.* The exposure of the instrument to a temperature of 70°C . for two hours shall not cause appreciable

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

change in the size of the air bubble at room temperature.

7.5. *Magnetic effect.* The magnetic effect of the indicator shall be determined in terms of the deflection of a free magnet, approximately $1\frac{1}{2}$ inches long, in a magnetic field with a horizontal intensity of 0.18 (± 0.01) gauss when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. An aircraft compass with the compensating magnets removed therefrom may be used as the free magnet for this test. This test shall be made first with the instrument not operating and then shall be repeated with the instrument in normal operation. The maximum deflection of the magnet shall not exceed 2 degrees for any pointer position.

7.6. *Turn indicator damping, room temperature.* The instrument operating under rated power in normal position, shall be rotated about the vertical axis at a rate which causes full scale pointer deflection. The turn shall be stopped suddenly and the pointer shall return to the zero mark without crossing it in not less than two nor more than four seconds.

7.7. *Turn indicator sensitivity, low temperature.* After exposure to temperature of -30°C . for three hours, without operating, the instrument while still at -30°C . shall meet the requirements of paragraph 6.6 except that pointer deflection shall be as indicated in Table II. The performance shall be checked within ten minutes after power is applied. When turning is stopped the pointer shall return smoothly to zero within $\frac{1}{2}$ inch.

7.8. *Turn indicator sensitivity, high temperature.* The conditions of paragraph 6.6 shall also be met at a test temperature of 70°C .

7.9. *Vibration.* With the gyro operating under rated power the instrument shall be vibrated at 500 cycles per minute and describe a circle of 0.003 to 0.005 inch diameter. The frequency shall be slowly increased to 3,000 cycles per minute and then decreased to 500 cycles per minute, to determine whether the natural frequency of the instrument occurs in this range. At no time shall the pointer leave the zero position more than $\frac{1}{2}$ inch, and the ball shall remain at zero within $\frac{1}{16}$ inch. After three hours exposure to vibration amplitude as specified in section 3.4.4 and at the natural frequency of between 500 and 3,000 cycles per minute, otherwise at 2,000 cycles per minute, no damage shall be evident and the instrument shall meet the requirements of section 6.

7.10. *Humidity.* The instrument shall be operated under the extreme conditions specified in section 3.4.2 for a period of 10 hours after which it shall meet the requirements of section 6.

TURN INDICATOR SENSITIVITY

TABLE I

Reference: Paragraph 6.6:

Rate of turning (degrees per minute):	Deflection of pointer tip (inches)
0	$0 \pm .015$
36	$\frac{1}{16} \pm \frac{1}{64}$
180	$\frac{1}{16} \pm \frac{1}{64}$
360	$\frac{1}{2} \pm \frac{1}{16}$
1,080	$1 \pm \frac{1}{8}$

TABLE II

Reference: Paragraph 7.7:

Rate of turning:	Deflection of pointer tip (inches)
180°	$\frac{1}{16} \pm \frac{1}{64}$
360°	$\frac{1}{2} \pm \frac{1}{8}$

(2) *Application.* (i) Turn-and-bank indicators complying with the specifications appearing in this Technical Standard Order are hereby approved for all

aircraft. Turn-and-bank indicators already approved by the Administrator may continue to be installed in aircraft.

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of turn-and-bank indicator, previously approved types of turn-and-bank indicators may be installed. However, in any such change made after the 9-month period, new types of turn-and-bank indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each turn-and-bank indicator shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C3" to identify the turn-and-bank indicator as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for turn-and-bank indicators have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After July 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of turn-and-bank indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft and Components Service, Office of Safety Regulation, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft and Components Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA, Aircraft and Components Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the turn-and-bank indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the turn-and-bank indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the turn-and-bank indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the turn-and-bank indicator in his aircraft, nor waive any of the require-

ments concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 3845, 7731]

§ 4b.691-3 *Technical Standard Order TSO-C4b: "Bank and Pitch Indicator (Stabilized Type) (Gyro Horizon, Attitude Gyro)"* (CAA rules which apply to § 4b.691) — (a) *Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 4a.31 and 4a.550 of this chapter, and §§ 4b.41 and 4b.691, the Administrator of Civil Aeronautics is authorized to adopt standards for bank and pitch indicators intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for bank and pitch indicators.

(b) *Directive—(1) Provision.* The performance requirements for bank and pitch indicators, as set forth in sections 6 and 7 of SAE Specification AS-396 Bank and Pitch Indicator, dated August 1, 1947,¹ stated below, with the exceptions hereinafter noted, are hereby established as minimum safety performance standards for bank and pitch indicators intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for gyroscopically stabilized bank and pitch indicators for use in aircraft, the operation of which may subject the instrument to the environmental conditions specified in section 3.4.

2. *Scope.* This specification covers two basic types as follows:

Type I. Having limited freedom of operation.

Type II. Having unlimited freedom of operation.

3. *General requirements.*

3.1. *Material and workmanship.*

3.1.1. *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legibly and permanently marked on the instrument or attached thereto:

- Name of instrument.
- S. A. E. Spec. AS 396.
- Rating (electrical, vacuum, etc.).
- Manufacturer's part number.
- Manufacturer's serial number or date of manufacture.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

(f) Manufacturer's name and/or trademark.

8.4. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6 and 7.

3.4.1. *Temperature.* When installed in accordance with the instrument manufacturer's instructions the unit shall function over the range of ambient temperatures shown in column A below and shall not be adversely affected by exposure to the temperatures shown in column B below:

Instrument location	A	B
Heated areas (temperature controlled)	-30° to 50° C.	-65° to 70° C.
Unheated areas (temperature uncontrolled)	-55° to 70° C.	-65° to 70° C.

3.4.2. *Humidity.* The instrument shall function and not be adversely affected when exposed to a relative humidity up to and including 90 percent at a temperature of approximately +32° C.

3.4.3. *Altitude.* The instrument shall function and not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 to +40,000 feet standard altitude, except as limited by application of section 3.4.1.

3.4.4. *Vibration.* When installed in accordance with the instrument manufacturer's instructions, the units shall function and shall not be adversely affected when subject to the following vibrations:

Type of instrument mounting	Cycles per minute	Amplitude	Maximum acceleration
Shock mounted panel instruments	500-3000	Inch 0.005	0.8 g
Unshock mounted panel instruments	500-3000	.010	1.3 g
Structure mounted instruments	500-3000	.030	3.8 g

† It is understood that the unit shall withstand vibration at higher frequencies, but the acceleration value need not exceed those shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

4. Detail requirements.

4.1. *Indicating method.* One of the following methods of indication shall be employed:

Method I—Horizontal bar which moves with respect to a fixed pitch reference marker. At the top of the dial, a pointer which moves angularly with respect to the bezel mask. Horizontal bar appears to move toward top of instrument face for dive and appears to rotate clockwise for left bank. Banking pointer appears to rotate clockwise for left bank.

Method II—Spherical dial which moves with respect to a fixed reference marker. The spherical dial appears to move down for dive and appears to rotate clockwise for left bank.

4.2. Operating range.

Type I—The useful operating range and the indicating range of the instrument shall be at least plus or minus 60 degrees in pitch and at least plus or minus 90 degrees in roll.

Type II—The useful operating range of the instrument shall be through 360 degrees in pitch and 360 degrees in roll. The range of indication in pitch for Method I indication shall be at least plus or minus 25 degrees and for Method II it shall be 360 degrees.

4.3. Dial markings.

4.3.1. Increments.

Type I—Right and left bank graduations shall be provided at intervals not to exceed 30 degrees between 0 and 90 degrees.

Type II—Bank graduations shall be as specified for Type I above. In addition, the sphere shall be graduated at intervals not to exceed 30 degrees from 0 to 90 degrees above and below the horizontal centerline.

4.3.2. *Visibility.* Index and dial markings shall be visible from any point within the frustum of a cone the side of which makes an angle of 30 degrees with the perpendicular to the dial and small diameter of which is the aperture of the instrument case.

4.3.3. *Finish.* Unless otherwise specified, luminescent material (self-activating) shall be applied to major graduations and numerals.

4.4. *Power variation.* All units shall properly function with $\pm 15\%$ variation in D. C. voltage and/or 10% variation in A. C. voltage and frequency, provided the A. C. voltage and frequency vary in the same direction.

4.5. *Turn error.* The pitch or bank indication error resulting from a coordinated turn of 180 degrees in 1 minute at a true airspeed of 180 m. p. m. shall not exceed 5 degrees.

4.6. *Gyro caging provisions.* Unless the gyro assembly has unrestricted freedom of operation in the pitch and roll axes, means shall be provided for caging and/or releveling the gyro. Means shall be provided to indicate when the gyro is caged, except when it is not possible to leave the gyro in caged condition.

4.7. *Power indication.* Means shall be provided to permit the operation of a device to indicate whether the instrument is receiving power.

5. Test conditions.

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 220. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variation from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Power conditions.* Unless otherwise specified, all tests for performance shall be conducted at the power rating recommended by the manufacturer.

5.4. *Position.* Unless otherwise specified, all tests shall be made with the instrument in normal level position.

5.5. *Vibration stand.* For vibration tests a stand shall be used which will vibrate at any desired frequency between 500 and 8,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance requirements.* All instruments, or components of such, shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification, including the following requirements where applicable:

6.1. *Starting.* The gyro rotor shall start to rotate and continue to run on application of 50 percent of rated suction for air operated instruments and 80 percent of rated voltage for electrically operated instruments. Rated instrument performance speed shall be reached within 3 minutes after normal rated power is applied.

6.2. *Roll, pitch and yaw.* When the gyro has erected and attained equilibrium speed, and the instrument has been oscillated through an angle of $\pm 7\frac{1}{2}$ degrees about

each axis at a frequency of 5 to 7 cycles per minute for 10 minutes and then returned to level position, the alignment of the bank pointer (or vertical centerline of sphere) with their respective zero reference markers shall be within one degree.

6.3. *Climbing and diving.* With the instrument level, the gyro running at equilibrium speed and the gyro offset to the 20 degree climb indication, the time required for the gyro to erect to the 10 degree climb indication shall not exceed 8 minutes.

The time required to erect from the 10 degree climb indication to the zero pitch indication shall not exceed 12 minutes.

6.4. *Banking.* With the instrument level, the gyro running at equilibrium speed and the gyro offset to the 20 degree right bank indication, the time required for the gyro to erect to the 10 degree right bank indication shall not exceed 8 minutes.

The time required to erect from the 10 degree right bank indication to the zero bank indication (within 1 degree) shall not exceed 12 minutes.

The same tolerances shall apply when the gyro is offset to the 20 degree left bank indication and allowed to erect to the zero bank indication.

6.5. *Dielectric test.* The instrument shall be subject to a dielectric test with a R. M. S. voltage equivalent to five times operating voltage, but at a commercial frequency, applied between each ungrounded terminal and the instrument case for a period of 5 seconds. The breakdown resistance shall not be less than 20 megohms at that voltage (A. C. or D. C. as applicable).

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

7.1. *Low temperature operation.* After exposure to an ambient temperature of -30° C. for 5 hours, without operating, the instrument shall start upon application of rated power and at that temperature shall meet the requirements of section 6.2 except that the allowable alignment tolerances shall be 2 degrees.

7.2. *High temperature operation.* The requirements of section 7.1 shall apply except that the ambient temperature for exposure and test shall be 50° C.

7.3. *Extreme temperature exposure.* After 3 hours at room temperature following alternate exposures to ambient temperatures of -65° C. and 70° C. for 24 hours each, without operating, the instrument shall meet the requirements of section 6.2. No damage shall have resulted from the extreme temperature exposure specified herein.

7.4. *Magnetic effect.* The magnetic effect of the indicator shall be determined in terms of the deflection of a free magnet, approximately 1½ inches long, in a magnetic field with a horizontal intensity of 0.18 (± 0.01) gauss when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. This test shall first be made with the indicator not operating and then shall be repeated with the indicator in normal operation. The maximum deflection of the free magnet shall not exceed 5 degrees for any indicating or reference position.

7.5. *Humidity.* After operating under the extreme condition specified in section 3.4.2 for 10 hours, the instrument shall meet the requirements of section 6.2.

7.6. *Vibration.* The instrument(s) shall be subjected, while in normal operation, to vibration with an amplitude of 0.005 inch at frequencies from 1,000 to 3,000 cycles per minute in order to determine whether the natural frequency of the instrument(s) is in this frequency range. After 3 hours' exposure to vibration amplitudes as specified in section 3.4.4 and at the natural frequency, if between 1,000 and 3,000 c. p. m., otherwise

at 2,000 c. p. m., the instrument(s) shall meet the requirements of section 6.1, 6.2 and 6.3. No damage shall be evident after this test.

(i) **Exceptions.** (a) Section 6.5 Dielectric Test. Last sentence: "The breakdown resistance shall not be less than 5 megohms at that voltage (A. C. or D. C. as applicable)."

(b) Section 7.5 Humidity. External filters may be used when necessary in the humidity test.

(2) **Application.** (i) Bank and pitch indicators complying with the specifications appearing in this order are hereby approved for all aircraft. Bank and pitch indicators already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of bank and pitch indicator is made within nine months after the effective date of this order, previously approved types of bank and pitch indicators may be installed. However, in any such change made after the nine month period, new types of bank and pitch indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) **Specific instructions—(1) Marking.** In addition to the identification information required in the referenced specification, each bank and pitch indicator shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C4b, to identify the bank and pitch indicator as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined in subparagraph (5) of this paragraph. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for bank and pitch indicators have been met.

(2) **Data requirements.** None.

(3) **Effective date.** After May 1, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of bank and pitch indicators for use in certificated aircraft used in instrument flight.

(4) **Deviations.** Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attention: Superintendent, Aircraft Branch.

(5) **Conformance.** (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attention: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the bank and pitch

indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the bank and pitch indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the bank and pitch indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the bank and pitch indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[Supp. 6, 14 F. R. 3461]

§ 4b.691-4 **Technical Standard Order TSO-C5b: "Direction Indicator, Non-Magnetic, Stabilized Type (Directional Gyro)"** (CAA rules which apply to § 4b.691)—(a) **Introduction.** Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 4a.31 and 4a.550 of this chapter, and §§ 4b.41 and 4b.691, the Administrator of Civil Aeronautics is authorized to adopt standards for non-magnetic direction indicators intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for non-magnetic direction indicators.

(b) **Directive—(1) Provision.** The performance requirements for non-magnetic direction indicators, as set forth in sections 6 and 7 of SAE Specification AS-397, Direction Indicator, Non-Magnetic, Stabilized Type (Directional Gyro) dated February 1, 1947¹, stated below, with the exceptions hereinafter noted, are hereby established as minimum safety performance standards for non-magnetic direction indicators intended for use in civil aircraft:

1. **Purpose.** To specify minimum requirements for non-magnetic gyroscopically stabilized direction indicators for use in aircraft.

2. **Scope.** This specification covers two basic types as follows:

Type I. Air operated.
Type II. Electrically operated.

3. **General requirements:**

3.1. **Material and workmanship.**

3.1.1. **Materials.** Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. **Workmanship.** Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. **Radio interference.** The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by ra-

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

diation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. **Identification.** The following information shall be legibly and permanently marked on the instrument or attached thereto:

- (a) Name of instrument.
- (b) SAE Spec. AS 397.
- (c) Rating (electrical, vacuum, etc.).
- (d) Manufacturer's part number.
- (e) Manufacturer's serial number or date of manufacture.
- (f) Manufacturer's name and/or trade mark.

3.4. **Environmental conditions.**

3.4.1. **Temperature.** The instrument shall function over the temperature range -30° C. to +50° C. and shall not be adversely affected by exposure to temperatures in the range -65° C. to +70° C.

3.4.2. **Humidity.** The instrument shall function and not be adversely affected when exposed to a relative humidity up to and including 95 percent at a temperature of approximately 32° C.

3.4.3. **Altitude.** The instrument shall function and not be adversely affected when subjected to a pressure range equivalent to -1,000 feet to +40,000 feet standard altitude.

3.4.4. **Vibration.** The instrument shall function and not be adversely affected when subjected to vibration of 0.005 inch maximum amplitude at frequencies of 150-3,000 cycles per minute. The instrument shall withstand vibration, at higher frequencies, having acceleration values not to exceed 0.8 g.

4. **Detailed requirements.**

4.1. **Indicating method.** One of the following methods of indication shall be employed:

Method I. Horizontal drum dial with fixed lubber's line. Graduations move to the right for right turns.

Method II. Rotating vertical dial with fixed lubber's line at the top. Dial rotates counterclockwise for right turns.

Method III. Rotating pointer with fixed graduated dial. Pointer rotates clockwise for right turns.

4.2. **Operating limits.** The instrument shall indicate throughout the 360-degree scale range, during dives, climbs or banks up to at least 55 degrees displacement from level flight.

4.3. **Dial markings.**

4.3.1. **Increments.** Degree graduations shall be provided at intervals not to exceed 5 degrees with major graduations at 10, 20, 30, etc., degrees and with legible numerals at intervals not greater than 30 degrees throughout the scale range of 360 degrees. In the numerical marking the last digit (zero) shall be omitted. (Thus, 6 at 60 degrees, 9 at 90 degrees, etc.)

4.3.2. **Visibility.** Index and dial markings shall be visible from any point within the frustum of a cone the side of which makes an angle of 30 degrees with the perpendicular to the dial and the small diameter of which is the aperture of the instrument case. At least two numerals shall be simultaneously visible.

4.3.3. **Finish.** Unless otherwise specified, luminescent material shall be applied to major graduations and numerals.

4.4. **Course setting provisions.** A means shall be provided for manually setting the directional indicator dial (or pointer) indication to any heading desired.

4.5. **Gyro caging provisions.** Unless the gyro assembly has unrestricted freedom of operation in the pitch and roll axes, means shall be provided for caging and relieving the gyro should it become upset by operation beyond its limits. A conspicuous warning device shall indicate when the instrument is caged, except when it is not possible to leave the instrument in caged condition.

4.6. **Power indication.** Suitable internal or external means shall be provided for

operating a device to indicate whether the instrument is receiving power.

5. Test conditions.

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variation from the specified conditions.

5.2. *Vibration.* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Power conditions.* Unless otherwise specified, all tests for performance shall be conducted at the power rating recommended by the manufacturer.

6. *Individual performance tests.* All Type I and Type II instruments shall meet the requirements of the following individual tests where applicable.

6.1. Type I requirements.

6.1.1. *Starting.* The gyro rotor shall start to rotate and continue to run on a suction not to exceed 50 percent of rated value. Rated instrument performance speed shall be reached within two minutes after normal rated suction is applied.

6.1.2. *Roll, pitch and yaw.* The instrument shall be mounted on a test platform which is adjusted to oscillate in roll, pitch and yaw, with a total amplitude of 3 degrees about each axis, at a frequency of 5 to 7 oscillations per minute. With the platform level, and the gyro operating at equilibrium speed and uncaged, the dial (or pointer) reading shall be noted. The platform shall then be started in its roll, pitch and yaw movement. At the end of a ten minute period the oscillation shall be stopped, the platform realigned to its starting position, and the instrument dial (or pointer) reading noted. The amount of drift of the dial (or pointer) in either direction during the ten minute test period shall not exceed 4 degrees.

6.1.3. *Heading stability.* The instrument shall be mounted on a turn table, tilted 54 (±1) degrees from the vertical and the reading noted. The turn table shall be rotated one complete revolution about its vertical axis at 360 (±30) degrees per minute and the drift of the dial (or pointer) shall not exceed two degrees. The test shall be repeated rotating the turn table in the opposite direction.

6.2. Type II requirements.

6.2.1. *Starting.* The gyro rotor shall start to rotate and continue to operate at a speed sufficient for proper performance of the instrument on an applied voltage not to exceed 80 percent of the rated voltage. This speed shall be reached within two minutes after application of this voltage.

6.2.2. *Roll, pitch and yaw.* Same as for Type I.

6.2.3. *Heading stability.* Same as for Type I.

6.2.4. *Dielectric.* The instrument shall be subjected to a dielectric test with a R. M. S. voltage equivalent to five times operating voltage but at a commercial frequency applied between each terminal and the instrument case for a period of 5 seconds. The breakdown resistance shall not be less than 20 megohms at that voltage (A. C. or D. C. as applicable).

7. *Qualification tests.* As many instruments as appears necessary to demonstrate that all instruments will comply with the requirements of this section shall be subjected to the following additional tests:

7.1. *Low temperature operation.* The instrument shall be placed in a low tempera-

ture apparatus which will hold it in a level attitude. The instrument shall be subjected for a period of 2 hours to a temperature of -30° C. without operating. At the end of that period the instrument shall be started by application of rated power. The amount of drift of the dial (or pointer) in either direction during a 10-minute period shall not exceed 5 degrees.

7.2. *High temperature operation.* The foregoing test shall be repeated at a temperature of 50° C.

7.3. *Extreme temperature exposure.* The instrument shall first be subjected to the Roll, Pitch and Yaw Test specified in section 6 and shall meet the requirements of that test. The instrument shall then be subjected for a period of 24 hours to a temperature of -65° C. without operating. Upon completion of this exposure the instrument shall be returned to room temperature. After a period of not less than three hours the instrument shall be subjected for a period of 24 hours to a temperature of 70° C. without operating. Upon completion of this exposure the instrument shall be returned to room temperature. After a period of not less than three hours the instrument shall again be subjected to the Roll, Pitch and Yaw Test of section 6 and shall meet the requirements of that test. The instrument shall then be examined and shall not show evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.4. *Magnetic effect.* The magnetic effect of the indicator shall be determined in terms of the deflection of a free magnet, approximately 1½ inches long, in a magnetic field with a horizontal intensity of 0.18 (±0.01) gauss when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. An aircraft compass with the compensating magnets removed therefrom may be used as the free magnet for this test. This test shall be made first with the instrument not operating and then shall be repeated with the instrument in normal operation. The maximum deflection of the magnet shall not exceed 2 degrees.

7.5. *Humidity.* The instrument shall be operated under the conditions specified in 3.4.2 for a period of 10 hours after which it shall meet the requirements of 6.1.2.

(i) *Exceptions.* (a) Section 6.2.4 Dielectric Test. Last sentence: "The breakdown resistance shall not be less than 5 megohms at that voltage (A. C. or D. C. as applicable)."

(b) Section 7.5 Humidity. External filters may be used when necessary in the humidity test.

(2) *Application.* (i) Non-magnetic direction indicators complying with the specifications appearing in this order are hereby approved for all aircraft. Non-magnetic direction indicators already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of non-magnetic direction indicator is made within nine months after the effective date of this order, previously approved types of non-magnetic direction indicators may be installed. However, in any such change made after the nine month period, new types of non-

magnetic direction indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*—(1) *Marking.* In addition to the identification information required in the referenced specification, each non-magnetic direction indicator shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C5b, to identify the non-magnetic direction indicator as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined in subparagraph (5) of this paragraph. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for non-magnetic direction indicators have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After May 1, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of non-magnetic direction indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attention: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attention: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the non-magnetic direction indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the non-magnetic direction indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the non-magnetic direction indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the non-magnetic direction indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[Supp. 6, 14 F. R. 3463]

§ 4b.691-5 *Technical Standard Order TSO-C6b: "Direction Indicator, Magnetic (Stabilized Type) (Stabilized Mag-*

netic Compass)" (CAA rules which apply to § 4b.691—(a) *Introduction*. Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 4a.31 and 4a.550 of this chapter, and §§ 4b.41 and 4b.691, the Administrator of Civil Aeronautics is authorized to adopt standards for stabilized magnetic direction indicators intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for stabilized magnetic direction indicators.

(b) *Directive*—(1) *Provision*. The performance requirements for stabilized magnetic direction indicators, as set forth in sections 6 and 7 of SAE Specification AS-399, Direction Indicator, Magnetic (Stabilized Type) dated August 1, 1947,¹ stated below, with the exceptions hereinafter noted, are hereby established as minimum safety performance standards for stabilized magnetic direction indicators intended for use in civil aircraft:

1. *Purpose*. To specify minimum requirements for gyroscopically stabilized (or integrated) magnetic direction indicators for use in aircraft, the operation of which may subject the instrument to the environmental conditions specified in section 3.4.

2. *Scope*. This specification covers minimum requirements for gyroscopically stabilized (or integrated) magnetic direction indicators for use in aircraft.

3. *General requirements*.

3.1. *Material and workmanship*.

3.1.1. *Materials*. Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship*. Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Radio interference*. The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification*. The following information shall be legibly and permanently marked on each unit or attached thereto:

- (a) Name of instrument.
- (b) S. A. E. Spec. AS 399.
- (c) Rating (electrical, vacuum, etc.).
- (d) Manufacturer's part number.
- (e) Manufacturer's serial number or date of manufacture.
- (f) Manufacturer's name and/or trademark.

3.4. *Environmental conditions*. The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6 and 7.

3.4.1. *Temperature*. When installed in accordance with the instrument manufacturer's instructions the unit shall function over the range of ambient temperatures shown in column A below and shall not be adversely affected by exposure to the temperatures shown in column B below:

Instrument location	A	B
Heated areas (temperature controlled).....	-30° to 50° C.	-65° to 70° C.
Unheated areas (temperature uncontrolled).....	-55° to 70° C.	-65° to 70° C.

3.4.2. *Humidity*. The instrument shall function and not be adversely affected when exposed to a relative humidity up to and in-

cluding 95% at a temperature of approximately 32° C.

3.4.3. *Altitude*. The instrument shall function and not be adversely affected when subjected to a pressure and temperature range equivalent to -1,000 to +40,000 feet standard altitude, except as limited by application of section 3.4.1.

3.4.4. *Vibration*. When installed in accordance with the instrument manufacturer's instructions, the units shall function and shall not be adversely affected when subject to the following vibrations:

Type of instrument mounting	Cycles per minute ¹	Amplitude ¹	Maximum acceleration
Shock mounted panel instruments.....	500-3000	Inch 0.005	0.8 g
Unshock mounted panel instruments.....	500-3000	.010	1.3 g
Structure mounted instruments.....	500-3000	.030	3.8 g

¹ It is understood that the unit shall withstand vibration at higher frequencies, but the acceleration values need not exceed those shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

4. *Detail requirements*.

4.1. *Indicating method*. One of the following methods of indication shall be employed:

Method I. Horizontal drum dial with fixed lubber's line. The graduations shall move to the right for right turns.

Method II. Rotating vertical dial with fixed lubber's line. Dial shall rotate counterclockwise for right turns.

Method III. Rotating pointer with fixed graduated dial. Pointer shall rotate clockwise for right turns. Dial position may be settable.

4.2. *Operating limits*. The instrument shall indicate magnetic heading throughout the 360 degree scale range, during dives, climbs or banks up to at least 60 degrees displacement from level flight.

4.3. *Dial markings*.

4.3.1. *Increments*. The indicators shall be provided with degree graduations at intervals not to exceed 5 degrees, with major graduations every 10 degrees and with numerals at intervals not greater than 30 degrees, except that the 0, 90, 180 and 270 degree positions shall be marked N, E, S and W respectively.

4.3.2. *Visibility*. Index and dial markings shall be visible from any point within the frustum of a cone the side of which makes an angle of 30 degrees with the perpendicular to the dial and the small diameter of which is the aperture of the instrument case. At least two numerals shall be simultaneously visible.

4.3.3. *Finish*. Unless otherwise specified, luminescent (self-activating) material shall be applied to major graduations, numerals and pointers.

4.4. *Power variation*. All units shall properly function with $\pm 15\%$ variation in D. C. voltage and/or $\pm 10\%$ variation in A. C. voltage and frequency, provided the A. C. voltage and frequency vary in the same direction.

4.5. *Compensation provisions*. Means shall, if necessary, be provided for compensating for semi-circular deviation. Compensating effect shall not exceed 30 degrees in each direction for each axis when adjusted for maximum effect.

4.6. *Gyro caging provisions*. Unless the gyro assembly has unrestricted freedom of operation in the pitch and roll axes, means shall be provided for caging and/or releveling the gyro. Means shall be provided to indicate when the gyro is caged, except when it is not possible to leave the gyro in caged condition.

4.7. *Synchronizing provisions*. Automatic or manual means shall be provided to bring the indicated heading into alignment with the magnetic heading. If manual synchronization is required, an indication of alignment shall be provided.

4.8. *Power indication*. Means shall be provided to permit the operation of a device to indicate whether the instrument is receiving power.

5. *Test conditions*.

5.1. *Atmospheric conditions*. Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variation from the specified conditions.

5.2. *Vibration (to minimize friction)*. Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Power*. Unless otherwise specified, all tests for performance shall be conducted at a power rating recommended by the manufacturer.

5.4. *Magnetic field strength*. Unless otherwise specified, all tests required by this specification shall be made with a horizontal field strength of approximately 0.18 gauss and a vertical field strength of approximately 0.54 gauss, in the direction normal in the northern hemisphere. When tests are made with field strength values substantially different from these values, allowance shall be made for variations from the specified tolerances.

5.5. *Position*. Unless otherwise specified, all tests shall be made with indicators and transmitters in normal level position.

5.6. *Compensators*. Unless otherwise specified, all tests shall be made with magnetic compensators removed or adjusted to neutral position.

5.7. *Vibration stand*. For vibration tests a stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance requirements*. All instruments, or components of such, shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification, including the following requirements where applicable.

6.1. *Starting*.

6.1.1. *Potential*. The gyro shall start to rotate and continue to run on application of 50 percent of rated suction for air operated instruments and 80 of rated voltage for electrically operated instruments.

6.1.2. *Operation interval*. Rated performance shall be obtained within 3 minutes after the application of rated power.

6.2. *Scale error*. When the magnetic-sensitive unit is placed on magnetic headings at 30 degree intervals, starting from North, the indicated headings shall correspond to actual magnetic headings within 4 degrees.

6.3. *Heeling*. When the instrument is tilted 10 degrees about the roll or pitch axis and rotated 360 degrees in azimuth in 30 degree increments, the indicated headings shall not differ from the indicated headings with the instrument in normal level position by more than 4 degrees. The instrument shall remain at each heading for 5 minutes before reading.

6.4. *Compensation*. With the instrument on N heading and the magnetic compensator

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

adjusted for minimum effect, the scale error with compensator shall not differ from the scale error without compensator by more than 2 degrees. The range of adjustable compensation effect shall not exceed 30 degrees in each direction for each axis.

When the instrument is placed on any cardinal heading and the opposite axis compensator adjusted for maximum effect, the indicated heading shall not change more than 2 degrees.

6.5. *Dielectric.* The insulation shall be subjected to a dielectric test with an R. M. S. voltage at a commercial frequency applied for a period of five seconds equivalent to five times normal circuit operating voltage except where circuits include components for which such a test would be inappropriate the test voltage shall be 1.25 times normal circuit operating voltage. The insulation resistance shall not be less than 20 megohms at that voltage.

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

7.1. *Low temperature.* The instrument, or components, shall be subjected to the temperatures indicated in the following table in accordance with their location in the aircraft. After exposure to these temperatures for 5 hours, rated performance shall be obtained in 15 minutes after application of rated power using the magnetic field strength specified in section 5.4 except the field strength tolerance shall be $\pm 20\%$.

Instrument location:	Temperature
Heated area (temperature controlled)	-30° C.
Unheated area (temperature uncontrolled)	-55° C.

7.2. *High temperature.* The requirements of section 7.1 shall apply except that the exposure temperatures shall be 50° C. for heated areas and 70° C. for unheated areas and rated performance shall be obtained in 3 minutes after application of rated power.

7.3. *Extreme temperature exposure.* The instrument, or components, shall, after alternate exposures to ambient temperatures of -65° C. and 70° C. for periods of 24 hours each and a delay of 3 hours at room temperature following completion of the exposure, meet the requirements of sections 6.1 and 6.2. There shall be no evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.4. *Magnetic effect.* The magnetic effect of the indicator shall be determined in terms of the deflection of a free magnet, approximately 1½ inches long, in a magnetic field with a horizontal intensity of 0.18 (± 0.01) gauss when the indicator is held in various positions on an east-west line with its nearest part 12 inches from the center of the magnet. This test shall first be made with the indicator not operating and then shall be repeated with the indicator in normal operation. The maximum deflection of the free magnet shall not exceed 5 degrees for any pointer or dial position.

7.5. *Humidity.* The instrument shall be operated under the extreme condition specified in section 3.4.2 for a period of 10 hours after which it shall meet the requirements of sections 6.1 and 6.2.

7.6. *Vibration.* The instrument(s) shall be subjected, while in normal operation, to vibration with an amplitude of 0.010 inch at frequencies from 1,000 to 3,000 cycles per minute in order to determine whether the natural frequency of the instrument(s) is in this frequency range. While the instrument is being vibrated, the maximum range of the indicator dial (or pointer) oscillation shall not exceed 2 degrees and the maximum difference in mean indicated heading with and without vibration shall not exceed 2 degrees. After 3 hours exposure to vibration ampli-

tudes as specified in section 3.4.4 and at the natural frequency of between 1,000 and 3,000 c. p. m., otherwise at 2,000 c. p. m., the instrument(s) shall meet the requirements of section 6.1, 6.2 and 6.3. Those components normally intended for shock mounting shall be subjected to a vibration having only 0.005 inch amplitude. No damage shall be evident after this test.

7.7. *Field strength variation.* With transmitter at a total field of 0.57 ± 0.02 gauss at a dip angle of 72 degrees ± 1 degree and the compass at a null, the null shall not vary more than ± 2 degrees when the dip angle is changed to 80 degrees ± 1 degree.

7.8. *Turn error.* The scale error resulting from a coordinated turn of 180 degrees in one minute at a true air speed of 180 miles per hour shall be within 2 degrees 2 minutes after resumption of straight and level flight. The error shall have been obtained from a turn which was begun from an easterly heading.

(1) *Exceptions.* (a) Section 6.5 Dielectric Test. Last sentence: "The breakdown resistance shall not be less than 5 megohms at that voltage (A. C. or D. C. as applicable)."

(2) *Application.* (i) Stabilized magnetic direction indicators complying with the specifications appearing in this order are hereby approved for all aircraft. Stabilized magnetic direction indicators already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order,

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of stabilized magnetic direction indicator is made within nine months after the effective date of this order, previously approved types of stabilized magnetic direction indicators may be installed. However, in any such change made after the nine month period, new types of stabilized magnetic direction indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*—(1) *Marking.* In addition to the identification information required in the referenced specification, each stabilized magnetic direction indicator shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C6b, to identify the stabilized magnetic direction indicator as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined in subparagraph (5) of this paragraph. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for stabilized magnetic direction indicators have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After May 1, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of stabilized magnetic direction indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attention: Superintendent, Aircraft Branch.

(5) *Conformance.* (1) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attention: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the stabilized magnetic direction indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the stabilized magnetic direction indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the stabilized magnetic direction indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the stabilized magnetic direction indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [Supp. 6, 14 F. R. 3464]

§ 4b.691-6 *Technical Standard Order TSO-C7a: "Direction Indicator, Magnetic, Nonstabilized Type (Magnetic Compass)"* (CAA rules which apply to § 4b.691)—(a) *Introduction* (1) Nonstabilized magnetic direction indicators are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his nonstabilized magnetic direction indicator.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for nonstabilized magnetic direction indicators for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for nonstabilized magnetic direction indicators which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for nonstabilized magnetic direction indicators contains such requirements.

(b) Directive.

(1) *Provision.* Pursuant to §§3.31, 3.655, 4a.31, 4a.535, 4b.41, and 4b.691 of this subchapter, which authorize the Administrator to approve aircraft equipment, the performance requirements for nonstabilized magnetic direction indicators as set forth in SAE Specification AS-398, Direction Indicator, Magnetic, Nonstabilized Type, dated July 1, 1947,¹ stated below, are hereby established as minimum safety requirements for nonstabilized magnetic direction indicators which are intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for non-stabilized magnetic direction indicators for use in aircraft, the operation of which may subject the instrument to the environmental conditions specified in section 3.4.

2. *Scope.* This specification covers two basic types as follows:

Type I. Direct reading.

Type II. Remote indicating.

3. *General requirements.*3.1. *Material and workmanship.*

3.1.1. *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference, under operating conditions at any frequencies used on aircraft, either by radiation or feed-back, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legible and permanently marked on each unit or attached thereto:

- (a) Name of instrument.
- (b) SAE specification AS 398.
- (c) Rating (electrical, vacuum, etc.).
- (d) Manufacturer's part number.
- (e) Manufacturer's serial number or date of manufacture.
- (f) Manufacturer's name and/or trademark.

3.4. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6 and 7.

3.4.1. *Temperature.* When installed in accordance with the instrument manufacturer's instructions, the instrument shall function over the range of ambient temperature indicated below and shall not be adversely affected by exposure to temperature in the range -65° C. to +70° C.

Type I indicator----- -30° C. to +50° C.
Type II indicator----- -30° C. to +50° C.
Type II transmitter----- -55° C. to +70° C.

3.4.2. *Humidity.* The instrument shall function and not be adversely affected when exposed to a relative humidity up to and including 95% at a temperature of approximately 32° C.

3.4.3. *Altitude.* The instrument shall function and not be adversely affected when subjected to a pressure range equivalent to -1,000 to +40,000 feet standard altitude.

3.4.4. *Vibration.* When installed in accordance with the instrument manufacturer's instructions, the instrument shall function and shall not be adversely affected when subjected to the following vibration:

Unit	Cycles per minute	Amplitude	Maximum acceleration
Type I indicator-----	500-3000	Inch 0.010	1.3 g
Type II indicator-----	500-3000	.010	1.3 g
Type II transmitter-----	500-3000	.030	3.8 g

NOTE: It is understood that the instrument shall withstand vibration at higher frequencies, but the acceleration values need not exceed those shown above.

When specified by the purchaser for use in rotary wing aircraft the frequency range shall be 150-3,000 cycles per minute.

4. *Detail requirements.*

4.1. *Indicating method.* One of the following methods of indication shall be employed:

Method I. Horizontal drum dial with fixed lubber's line. Graduations move to the right for right turns.

Method II. Rotating vertical dial with fixed lubber's line. Dial rotates counterclockwise for right turns.

Method III. Rotating pointer with fixed graduated dial. Pointer rotates clockwise for right turns. Dial position may be settable.

4.2. *Operating limits.* During straight flight the instrument shall indicate magnetic headings, throughout the 360 degree scale range, during dives, climbs or banks up to at least 20 degrees displacement from level flight.

4.3. *Dial markings.*

4.3.1. *Increments.* The indicators shall be provided with degree graduations at intervals not to exceed 5 degrees, with major graduations every 10 degrees and with numerical markings at intervals not greater than 30 degrees, except that the 0, 90, 180, and 270 degree positions shall be marked N, E, S, and W respectively.

4.3.2. *Visibility.* Index and dial markings shall be visible from any point within the frustum of a cone the side of which makes an angle of 30 degrees with the perpendicular to the dial and the small diameter of which is the aperture of the instrument case. At least two numerals shall be simultaneously visible.

4.3.3. *Finish.* Unless otherwise specified, luminescent material (self activating) shall be applied to major graduations, numerals and pointers.

4.4. *Power variations.* All units shall properly function with $\pm 15\%$ variation in D. C. voltage and/or $\pm 10\%$ variation in A. C. voltage and frequency, provided the A. C. voltage and frequency vary in the same direction.

4.5. *Compensation provisions.* Means shall be provided for compensating for semi-circular deviation. Compensating effect shall be between 15 and 30 degrees in each direction for each axis when adjusted for maximum effect.

5. *Test conditions.*

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variation from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified all test for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Power.* Unless otherwise specified, all tests for performance shall be conducted at

the power rating recommended by the manufacturer.

5.4. *Magnetic field strength.* Unless otherwise specified all tests required by this specification shall be made with a horizontal field strength of approximately 0.18 gauss and a vertical field strength of approximately 0.54 gauss, in the direction normal in the northern hemisphere. When tests are made with field strength values substantially different from these values, allowances shall be made for variations from the specified tolerances.

5.5. *Position.* Unless otherwise specified all tests shall be made with indicators and transmitters in normal level position.

5.6. *Compensators.* Unless otherwise specified all tests shall be made with compensators removed or adjusted to neutral position.

5.7. *Vibration stand.* For vibration tests a stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance requirements.* All instruments, or components of such, shall be subjected to whatever tests the manufacturer thereof deems necessary to demonstrate specific compliance with this specification including the following requirements where applicable.

6.1. *Leakage.* Liquid-filled indicators or transmitters shall not show evidence of leakage after having been placed in a bell jar and subjected to a pressure equivalent to 40,000 feet standard altitude for a period of 1 hour.

6.2. *Scale error.* When the magnetic-sensitive unit is placed on magnetic headings at 30 degree intervals starting from North the indicated headings shall correspond to actual magnetic headings within 4 degrees.

6.3. *Friction.* When the magnetic element has been deflected 5 degrees first to right and then to left, from its equilibrium position and then allowed to come to rest, the difference between the two indicator readings at rest shall not exceed 1 degree.

6.4. *Damping.* When the magnetic element has been deflected 30 degrees, first to the right and to the left, from its equilibrium position, the time required for the indicator dial (or pointer) to pass through the 25 degree angle toward the original indicated heading shall not exceed 5.0 seconds or be less than 1.0 second. The maximum overswing past the original indicated heading shall not exceed 15 degrees.

6.5. *Heeling error.* When the magnetic-sensitive unit is tilted 20 degrees from the normal level position and magnetic element shall be free to rotate through 360 degrees. When the unit is tilted 10 degrees the indicated heading shall not differ from the indicated heading with the magnetic-sensitive unit in normal level position by more than 4 degrees. The indicator dial (or pointer) shall still be visible as specified in section 4.3.2.

6.6. *Swirl.* When the magnetic-sensitive unit is tilted 20 degrees from normal and rotated in azimuth, at a rate of 30 degrees per second, through 360 degrees, stopping at N, S, E, and W indication, the overswing of the indicator dial (or pointer) at each of these points shall not exceed 6 degrees.

6.7. *Compensation.* With the magnetic-sensitive unit on N heading and the compensator adjusted for minimum effect, the scale error with the compensator shall not differ from the scale error without compensator by more than 2 degrees. The range of adjustable compensation effect shall be between 15 and 30 degrees in each direction for each axis.

When the magnetic-sensitive unit is placed on any cardinal heading and the opposite

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

axis compensator adjusted for maximum effect the indicated heading shall not change more than 2 degrees.

6.8. *Dielectric.* The insulation shall be subjected to a dielectric test with an R. M. S. voltage at a commercial frequency applied for a period of five seconds equivalent to five times normal circuit operating voltage except where circuits include components for which such a test would be inappropriate the test voltage shall be 1.25 times normal circuit operating voltage. The insulation resistance shall not be less than 20 megohms at that voltage.

7. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

7.1. *Low temperature.* The instruments, or components, shall be subjected to the temperatures indicated in the following table in accordance with their location in the aircraft. After exposure to these temperatures for 5 hours, rated performance shall be obtained in 15 minutes after application of rated power using the magnetic field strength specified in section 5.4 except the field strength tolerance shall be $\pm 20\%$.

Instrument location:	Temperature
Heated area (temperature controlled)	-30° C.
Unheated area (temperature uncontrolled)	-55° C.

7.2. *High temperature.* The requirements of section 7.1 shall apply except that the exposure temperatures shall be 50° C. for heated areas and 70° C. for unheated areas and rated performance shall be obtained in 3 minutes after application of rated power.

7.3. *Extreme temperature exposure.* The instrument, or components, shall, after alternate exposures to ambient temperatures of -65° C. and 70° C. for periods of 24 hours each and a delay of 3 hours at room temperature following completion of the exposure, meet the requirements of section 6.1 and 6.2. There shall be no evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.4. *Magnetic effect.* The magnetic effect of the Type II indicator shall be determined in terms of the deflection of a free magnet, approximately 1½ inches long, in a magnetic field with a horizontal intensity of 0.18 (± 0.01) gauss when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. This test shall first be made with the indicator not operating and then shall be repeated with the indicator in normal operation. The maximum deflection of the free magnet shall not exceed 2 degrees for any pointer or dial position.

7.5. *Humidity.* The instrument shall be operated under the extreme conditions specified in section 3.4.2 for a period of 10 hours after which it shall meet the requirements of sections 6.2 and 6.3.

7.6. *Vibration.* The instrument(s) shall be subjected, while in normal operation to vibration with an amplitude of 0.010 inch at frequencies from 1,000 to 3,000 cycles per minute in order to determine whether the natural frequency of the instrument(s) is in this frequency range. While the instrument is being vibrated, the maximum range of the indicator dial (or pointer) oscillation shall not exceed 3 degrees, and the maximum difference in mean indicated heading with and without vibration, shall not exceed 3 degrees. After 3 hours exposure to vibration amplitudes as specified in section 3.4.4 and at the natural frequency if between 1,000 and 3,000 c. p. m., otherwise at 2,000 c. p. m., the instrument(s) shall meet the requirements of section 6.1, 6.2 and 6.3. Those components normally intended for shock mounting shall be subjected to a vibra-

tion having only 0.005 inch amplitude. No damage shall be evident after this test.

(2) *Application.* (i) Nonstabilized magnetic direction indicators complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Nonstabilized magnetic direction indicators already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of nonstabilized magnetic direction indicator, previously approved types of nonstabilized magnetic direction indicators may be installed. However, in any such change made after the 9-month period, new types of nonstabilized magnetic direction indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each nonstabilized magnetic direction indicator shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C7" to identify nonstabilized magnetic direction indicator as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safe requirements for nonstabilized magnetic direction indicator have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After July 1, 1948, specifications contained in the Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of nonstabilized magnetic direction indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft and Components Service, Office of Safety Regulation, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft and Components Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA, Aircraft and Components Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the nonstabilized magnetic direction indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the nonstabilized

magnetic direction indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the nonstabilized magnetic direction indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the nonstabilized magnetic direction indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 3852, 7731]

§ 4b.691-7 *Technical Standard Order TSO-C8a: "Climb Indicator, Pressure Actuated (Vertical Speed Indicator)" (CAA rules which apply to § 4b.691)*

(a) *Introduction.* (1) Climb indicators are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his climb indicator.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for climb indicators for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for climb indicators which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for climb indicators contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 4a.31, 4a.535, 4a.550, 4b.41, and 4b.691 of this subchapter, which authorize the Administrator to approve aircraft equipment, the performance requirements for climb indicators as set forth in SAE Specification AS-394, Climb Indicator, dated August 1, 1947,¹ stated below, are hereby established as minimum safety requirements for climb indicators which are intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for pressure actuated climb indicators for use in aircraft, the operation of which may subject the instrument to environmental conditions specified in section 3.4.

2. *Scope.* This specification covers three types as follows:

Type I. Range 0-2,000 feet per minute climb and descent.

Type II. Range 0-4,000 feet per minute climb and descent.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

Type III. Range 0-6,000 feet per minute climb and descent.

3. General requirements.

3.1. Materials and workmanship.

3.1.1. *Materials.* Materials shall be of a quality which experience or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2. *Identification.* The following information shall be legibly and permanently marked on the units or attached thereto:

- (a) Name of instrument.
- (b) SAE Spec. 394.
- (c) Manufacturer's part number.
- (d) Manufacturer's serial number or date of manufacture.
- (e) Manufacturer's name and/or trademark.

3.3. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6, and 7.

3.3.1. *Temperature.* When the instruments are mounted in accordance with manufacturer's instructions, they shall function over the range of ambient temperatures of -30° C. to 50° C. and shall not be adversely affected by exposure to temperatures of -65° C. to 70° C.

3.3.2. *Humidity.* The units shall function and not be adversely affected when exposed to a relative humidity up to and including 95 percent at approximately 32° C.

3.3.3. *Vibration.* When the instruments are mounted in accordance with manufacturer's instructions, they shall function and shall not be adversely affected when subjected to the following vibration.

Frequency: 500-3,000 cycles per minute.

Amplitude: 0.010 inch.

Maximum acceleration 0.8 g.

Note: It is understood that the units shall withstand vibration at higher frequencies but the acceleration values need not exceed that shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

3.3.4. *Altitude.* The units shall function and not be adversely affected when subjected to a pressure and temperature range equivalent to an altitude range of -1,000 feet to +50,000 feet except that the instrument temperature shall not be lower than -30° C.

4. General requirements.

4.1. *Indicating method.* Ascent shall be indicated by a clockwise rotation of the pointer from the zero at the 9 o'clock position. Descent shall be indicated by a counterclockwise rotation. Stops shall be incorporated to limit the pointer movement to not more than 178 degrees in each direction from zero.

4.2. Dial markings.

4.2.1. *Increments.* Markings may be provided as follows:

Type I. Markings at 100 ft/min intervals with major graduations at 500 ft/min intervals.

Types II and III. Markings at 100 ft/min intervals up to 2,000 ft/min with major graduations at 500 ft/min intervals.

4.2.2. *Finish.* Unless otherwise specified, luminescent material (self-activating) shall be applied to the pointer, major graduations and numerals.

4.2.3. *Name.* Instrument name or function it measures may be legibly indicated in the same finish as applied to the major graduations and numerals.

4.2.4. *Visibility.* Pointer and dial markings shall be visible from any point within the frustum of a cone, the side of which makes an angle of 30 degrees with the perpendicular to the dial and the small diameter of which is the aperture of the instrument case. The distance between the dial and the cover glass shall be a practical mini-

mum and shall not exceed 0.187 of an inch.

4.3. *Zero setting system.* If means for manually setting the pointer at zero is provided, it shall not be accessible in flight.

5. Test conditions.

5.1. *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be made at an atmospheric pressure of approximately 29.92 inches of mercury and at a temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from these values, allowance shall be made for the variation from the specified condition.

5.2. *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Vibration stand.* A vibration stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45 degrees to the horizontal, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance requirements.* All instruments shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification including the following requirements where applicable.

6.1. *Zero setting range.* The range of movement of the pointer by means of the zero adjustment shall not be less than 400 feet per minute for the "Up" and "Down" position.

6.2. *Calibration.* When subjected to the rates of change of pressure indicated in Table I for the altitude intervals shown, the errors shall not exceed the tolerances specified.

6.3. *Leak.* A suction of 15 inches of mercury and a pressure of 10 inches of mercury shall not change by more than 0.1 inch of mercury in 10 seconds at each condition.

6.4. *Position error.* The change in pointer indication with change in instrument position shall not exceed 50 feet per minute.

7. *Qualification tests.* As many instruments as deemed necessary, to demonstrate that all instruments will comply with the requirements of this section, shall be tested in accordance with the manufacturers' recommendations.

7.1. *Low temperature.* The instrument shall be exposed to a temperature of -30° C. for 3 hours and while at this temperature shall be subjected to the rates of change of pressure indicated in Table II for the altitude intervals shown. The errors shall not exceed the tolerances specified in Table II.

7.2. *Extreme temperature exposure.* The instrument shall, after alternate exposures to ambient temperatures of -65° C. and +70° C. for periods of 24 hours each and delay of 3 hours at room temperature following completion of the exposure, meet the requirements of sections 6.2 and 6.3. There shall be no evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.3. *Vibration.* The instrument shall be vibrated at 500 cycles per minute so that a point on the case will describe a circle of 0.003-0.005 inch diameter. The frequency shall be slowly increased to 3,000 cycles per minute and then slowly decreased to 500 cycles per minute, to determine whether the natural frequency of the instrument is in this range. The drift of the pointer shall not exceed 50 feet per minute and it shall not oscillate more than 50 feet per minute. After three hours exposure to the vibration amplitude specified in section 3.3.3 and at the natural frequency (if between 500 and

3,000 cycles per minute) or at 2,000 cycles per minute the instrument shall meet the requirements of section 6. No damage shall be evident after this test.

7.4. *Lag.* The natural lag of the instrument when checked between the following points shall be between 6 and 15 seconds.

Type I. 1,800-200 feet per minute.

Types II and III. 2,000-200 feet per minute.

7.5. *Overpressure.* After subjecting the instrument to rates of 20,000 feet per minute climb and 30,000 feet per minute descent, the pointer shall return to its original indication within 100 feet per minute.

7.6. *Magnetic effect.* The magnetic effect of the instrument shall be determined in terms of the deflection of a free magnet, ap-

TABLE I—CALIBRATION (REFERENCE SECTION 6)

TYPE I (RANGE 0-2,000 FEET PER MINUTE)

Standard altitude test interval (feet)	Test point ascent and descent (feet per minute)	Tolerance (feet per minute)
Between 2,000 and 4,000...	500 1,000	35 75
Between 15,000 and 17,000.	1,500	150
Between 28,000 and 30,000.	1,500 1,500	200 200

TYPES II AND III (RANGES 0-4,000 AND 0-6,000 FEET PER MINUTE)

Between 2,000 and 4,000...	500 1,000 2,000 3,000 4,000 5,000	100 200 300 300 400 500
Between 15,000 and 17,000.	2,000	300
Between 28,000 and 30,000.	4,000 2,000 4,000	400 300 400

¹ Maximum test point for Type II.

TABLE 2—LOW TEMPERATURE (REFERENCE SECTION 7.1)

TYPE I (RANGE 0-2,000 FEET PER MINUTE)

Standard altitude test interval (feet)	Test point ascent and descent (feet per minute)	Tolerance (feet per minute)
Between 2,000 and 4,000....	1,500	200
Between 28,000 and 30,000..	1,500	250

TYPE II-III (RANGE 0-4,000 AND 0-6,000 FEET PER MINUTE)

Between 2,000 and 4,000....	2,000 4,000	300 400
Between 28,000 and 30,000..	2,000 4,000	300 400

² Test point for Type II.

proximately 1½ inches long, in a magnetic field with a horizontal intensity of 0.18 ± 0.01 gauss, when the indicator is held in various positions on an east-west line with its nearest part five inches from the center of the magnet. (An aircraft compass with the compensating magnets removed therefrom may be used as the free magnet for this test.) The maximum deflection of the magnet shall not exceed one degree for any pointer deflection.

7.7. *Humidity.* After being subjected to the extreme conditions of section 3.3.2 for 10 hours, the instrument shall meet the requirements of section 6.

(2) *Application.* (1) Climb indicators complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Climb indicators already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of climb indicator, previously approved types of climb indicators may be installed. However, in any such change made after the 9-month period, new types of climb indicators installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each climb indicator shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C8" to identify the climb indicator as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for climb indicators have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After July 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of climb indicators for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft and Components Service, Office of Safety Regulation, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft and Components Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA, Aircraft and Components Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the climb indicator to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the climb indicator conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the climb indicator does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the climb indicator in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil

Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 3853]

§ 4b.691-8 *Technical Standard Order TSO-C10a: "Altimeter, Pressure Actuated, Sensitive Type" (CAA rules which apply to § 4b.691)—(a) Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 3.31, 3.655, 4a.31, 4a.535, 4a.550, 4b.41, 4b.691, 6.6, and 6.52 of this chapter, the Administrator of Civil Aeronautics is authorized to adopt standards for sensitive altimeters intended for use in civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for sensitive altimeters.

(b) *Directive — (1) Provision.* The performance requirements for sensitive altimeters, as set forth in sections 6 and 7 of SAE Specification AS-392A, Altimeters, Pressure Actuated, Sensitive Type revised February 1, 1949,¹ stated below, are hereby established as minimum safety performance standards for sensitive altimeters intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for Pressure Actuated Sensitive Altimeters for use in aircraft, the operation of which may subject the instrument to the environmental conditions specified in section 3.3.

2. *Scope.* This Aeronautical Standard covers two basic types of instruments as follows:

Type I: Range 35,000 feet. Barometric pressure. Scale range at least 28.1-30.99 inches of mercury (946-1,049 millibars). May include markers working in conjunction with the barometric pressure scale to indicate pressure-altitude.

Type II: Range 50,000 feet. Barometric pressure. Scale range at least 28.1-30.99 inches of mercury (946-1,049 millibars). May include markers working in conjunction with the barometric pressure scale to indicate pressure-altitude.

3. *General requirements.*

3.1 *Materials and workmanship.*

3.1.1 *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for use in aircraft instruments.

3.1.2 *Workmanship.* Workmanship shall be consistent with high-grade aircraft instrument manufacturing practice.

3.2 *Identification.* The following information shall be legibly and permanently marked on the units or attached thereto:

a. Name of instrument (altimeter).

b. SAE Specification AS 392A.

c. Manufacturer's part No.

d. Manufacturer's Serial No. or date of manufacture.

e. Manufacturer's name and/or trade mark.

3.3 *Environmental conditions.* The following conditions have been established as design requirements only. Tests shall be conducted as specified in sections 5, 6, 7.

3.3.1 *Temperature.* When installed in accordance with the instrument manufac-

turer's instructions, the instrument shall function over the range of ambient temperature of -30° C. to 50° C. and shall not be adversely affected by exposure to temperatures of -65° C. to 50° C.

3.3.2 *Humidity.* The units shall function and shall not be adversely affected when exposed to any relative humidity in the range from 0 to 95 percent at a temperature of approximately 32° C.

3.3.3 *Vibration.* When installed in accordance with the manufacturer's instructions, the units shall function and shall not be adversely affected when subjected to the following vibration.

Frequency: 500-3,000 cycles per minute.
Amplitude: 0.010 inch.

Maximum acceleration: 0.8 g.

NOTE: It is understood that the unit shall withstand vibration at higher frequencies but the acceleration value need not exceed that shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

3.3.4 *Overpressure.* The units shall not be adversely affected by exposure to a pressure of 50 inches of mercury absolute.

3.4 *Magnetic effect.* The magnetic effect of the indicator shall not adversely affect the operation of the instruments installed in the same aircraft.

4. *Detail requirements.*

4.1 *Indicating method.* The following method of indication shall be employed. For indicating an ascent in altitude the sensitive pointer shall move in a clockwise direction completing one revolution (360°) for each 1,000 feet of altitude change. A means shall be provided for showing the multiples of 1,000 feet.

4.2 *Dial markings.*

4.2.1 *Increments.* Markings shall be provided at intervals not exceeding 20 feet of altitude with major increment markings at 100-foot intervals.

4.2.2 *Zero setting system.* A zero setting system shall be provided which will permit the altimeter to be set to show field elevation at any existing ground level barometric pressure. The zero setting system shall show the barometric pressure in inches of mercury or millibars at sea level throughout the range of at least 28.1 to 30.99 inches (946 to 1,049 millibars). A safety feature shall be provided which will prevent incorrect reading of the pressure scale when the zero setting mechanism exceeds its barometric pressure limits.

4.2.3 *Finish.* Unless otherwise specified, luminescent material (self-activating) shall be applied to the pointer(s), major graduations and numerals.

4.2.4 *Name.* The word "altitude" shall be marked on the dial and may be in the same finish as the numerals.

4.3 *Visibility.* Pointers and dial markings shall be visible from any point within the frustum of a cone, the side of which makes an angle of 30° with the perpendicular to the dial and the small diameter of which is the aperture of the instrument case. The distance between the dial and the cover glass shall be a practical minimum and shall not exceed 0.25 of an inch.

5. *Test conditions.*

5.1 *Atmospheric conditions.* Unless otherwise specified, all tests required by this specification shall be conducted at an atmospheric pressure of approximately 29.92 inches of mercury and at a temperature of approximately 22° C. When tests are made with the atmospheric pressure or the temperature substantially different from the values, allowance shall be made for the variation from the specified condition.

5.2 *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude, as used herein, indicates the total displacement from positive maximum to negative maximum.

5.3 Vibration equipment. Vibration equipment shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe, in a plane inclined 45° to the horizontal, a circle, the diameter of which is equal to the amplitude specified herein.

5.4 Standard pressures. The standard pressures used in calibrating the altimeters shall be as specified in tables III and IIIa.

6. Individual performance requirements. All instruments shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with this specification including the following requirements where applicable.

6.1 Calibration. For a period of not less than 12 hours prior to this test the altimeter shall not have been operated at other than the pressures specified in section 5.1. The barometric pressure scale shall be set at 29.92 inches of mercury and the scale error recorded. Without changing the setting, the altimeter shall be subjected successively to the pressures specified in table I. The reduction in pressure shall be made at a rate of approximately 3,000 feet per minute. The altimeter shall remain at the pressure corresponding to each test point for at least 1 minute but not more than 10 minutes before a reading is taken. The error at all test points shall not exceed the tolerances specified in table I. The movement of the pointers shall be free from backlash and irregular motion when the pressure is changed uniformly.

6.2 Case leak. A pressure equivalent to 18,000 feet within the case shall not result in leakage exceeding the tolerance shown in table II during a period of 10 seconds.

6.3 Position error. The change in pointer indication with change in instrument position shall not exceed the tolerance specified in table II.

6.4 Barometric scale error. With the ambient pressure constant at 29.92 inches of mercury, various settings of the barometric pressure scale within its range shall cause the pointer to indicate the equivalent altitude as shown in table III within a tolerance of 25 feet.

7. Qualification tests. As many instruments as deemed necessary to demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturers' recommendations.

7.1 Low temperature. The instrument shall be exposed to a temperature of -30° C.

for 3 hours and while at this temperature shall meet the requirements of section 6.1 within the tolerances specified in table I.

7.2 Extreme temperature exposure. The instrument shall, after alternate exposures to ambient temperatures of -65° C. and 50° C. for periods of 24 hours each and a delay of 3 hours at room temperature following completion of the exposure, meet the requirements of section 6.1. There shall be no evidence of damage as a result of exposure to the extreme temperatures specified herein.

7.3 Hysteresis. Not more than 15 minutes after the altimeter has been first subjected to the pressure corresponding to the upper limit of the scale in section 6.1 the pressure shall be increased at a rate corresponding to a decrease in altitude of approximately 3,000 feet per minute until the pressure corresponding to 25,000 feet is reached. Within 10 seconds the instrument shall indicate within 100 feet of the test reading. The altimeter shall remain at this pressure for at least 5 minutes but not more than 15 minutes before the test reading is taken. After the reading has been taken, the pressure shall be further increased at the above rate until atmospheric pressure is reached. The reading of the altimeter at either of the two test points shall not differ from the reading of the altimeter for the corresponding altitude in the scale error test by more than the tolerance specified in table II.

7.4 After effect. Not more than 5 minutes after the completion of the hysteresis test, the pointers shall have returned to their original reading, corrected for any change in atmospheric pressure within the tolerance specified in table II.

7.5 Vibration. The instrument shall be vibrated at 500 cycles per minute so that a point on the case will describe a circle of 0.003-0.005 inch diameter. The frequency shall be slowly increased to 3,000 cycles per minute and then slowly decreased to 500 cycles per minute, to determine whether the natural frequency of the instrument is in this range. The drift of the pointer shall not exceed 50 feet and it shall not oscillate more than 20 feet. After three hours exposure to the vibration amplitude specified in section 3.3.3 and at the natural frequency (if between 500 and 3,000 cycles per minute) or at 2,000 cycles per minute the instrument shall meet the requirements of section 6. No damage shall be evident after this test.

7.6 Magnetic effects. The magnetic effect of the altimeter shall be determined in terms of the deflection of a free magnet approximately 1½ inches long in a magnetic field

with a horizontal intensity of 0.18 ± 0.01 gauss, when the indicator is held in various positions on an east-west line with its nearest part 5 inches from the center of the magnet. (An aircraft compass with the compensating magnets removed therefrom may be used as the free magnet for this test.) The maximum deflection of the magnet shall not exceed 1° for any pointer deflection.

7.7 Humidity. The instrument shall function and not be adversely affected when exposed to the extreme condition specified in paragraph 3.3.2 for a period of 10 hours.

7.8 Overpressure. After being subjected momentarily to an absolute pressure of 50 inches of mercury the pointers shall return to their original reading, corrected for any change in atmospheric pressure, within 30 feet. Complete recovery shall have been effected in not more than 30 minutes after the pressure application.

TABLE I—ALTIMETER SCALE ERRORS

Standard altitude	Equivalent pressure mercury		Tolerance, feet plus or minus	
	MM	IN	Room temperature sec. 6.1	Low temperature sec. 7.1
0	760.0	29.92	20	75
500	746.4	29.39	20	
1,000	732.9	28.86	20	
1,500	719.7	28.33	25	
2,000	706.6	27.82	30	
3,000	681.1	26.81	30	
4,000	656.3	25.84	35	
6,000	609.0	23.98	40	130
8,000	564.4	22.22	60	
10,000	522.6	20.58	80	
12,000	483.3	19.03	120	230
14,000	446.4	17.57	140	
16,000	411.8	16.21	160	
18,000	379.4	14.94	180	340
20,000	349.1	13.75	200	
22,000	320.8	12.63	340	
25,000	281.9	11.10	375	500
30,000	225.6	8.88	450	
35,000	178.7	7.04	525	700
40,000	140.7	5.54	600	
45,000	110.8	4.36	675	
50,000	87.3	3.44	750	1,000

TABLE II

Tests	Reference section	Tolerance, feet plus or minus	
		Type I 35,000	Type II 50,000
Case leak	6.2	100	100
Position error test	6.3	20	20
Hysteresis	7.3		
First test point 25,000		70	150
Second test point 20,000		70	150
After effect test	7.4	50	60

TABLE III-a-ALTITUDE-PRESSURE TABLE-Feet-Inches-Continued
[Altitude in feet, pressure in inches of mercury (* C.)]

P inches	0.00	0.01	0.02	0.03	0.04	0.05	0.06	0.07	0.08	0.09	P inches	0.00	0.01	0.02	0.03	0.04	0.05	0.06	0.07	0.08	0.09
22.4	7.791	7.780	7.768	7.756	7.745	7.733	7.721	7.710	7.698	7.686	25.8	3.016	3.005	2.995	2.985	2.975	2.965	2.955	2.945	2.935	2.925
22.5	7.775	7.763	7.752	7.740	7.728	7.717	7.705	7.693	7.682	7.670	25.9	2.915	2.905	2.895	2.884	2.874	2.864	2.854	2.844	2.834	2.824
22.6	7.759	7.747	7.735	7.724	7.712	7.701	7.689	7.678	7.666	7.654	26.0	2.814	2.804	2.794	2.784	2.774	2.764	2.754	2.744	2.734	2.724
22.7	7.743	7.731	7.720	7.708	7.696	7.685	7.673	7.662	7.650	7.639	26.1	2.714	2.704	2.694	2.684	2.674	2.664	2.654	2.644	2.634	2.624
22.8	7.727	7.716	7.704	7.693	7.681	7.670	7.658	7.647	7.635	7.624	26.2	2.614	2.604	2.594	2.584	2.574	2.564	2.554	2.544	2.534	2.524
22.9	7.712	7.701	7.689	7.678	7.666	7.655	7.643	7.632	7.621	7.610	26.3	2.514	2.504	2.494	2.484	2.474	2.464	2.454	2.444	2.434	2.425
23.0	7.696	7.685	7.673	7.662	7.650	7.639	7.627	7.616	7.605	7.594	26.4	2.415	2.405	2.395	2.385	2.375	2.365	2.355	2.345	2.335	2.325
23.1	7.680	7.669	7.657	7.646	7.634	7.623	7.611	7.600	7.589	7.578	26.5	2.315	2.305	2.295	2.286	2.276	2.266	2.256	2.246	2.236	2.226
23.2	7.664	7.653	7.641	7.630	7.618	7.607	7.595	7.584	7.573	7.562	26.6	2.217	2.207	2.197	2.187	2.177	2.167	2.158	2.148	2.138	2.128
23.3	7.648	7.637	7.625	7.614	7.602	7.591	7.579	7.568	7.557	7.546	26.7	2.118	2.108	2.098	2.089	2.079	2.069	2.059	2.049	2.040	2.030
23.4	7.632	7.621	7.609	7.598	7.586	7.575	7.563	7.552	7.541	7.530	26.8	2.020	2.010	2.000	1.990	1.981	1.971	1.961	1.951	1.942	1.932
23.5	7.616	7.605	7.593	7.582	7.570	7.559	7.547	7.536	7.525	7.514	26.9	1.922	1.912	1.902	1.893	1.883	1.873	1.863	1.854	1.844	1.834
23.6	7.600	7.589	7.577	7.566	7.554	7.543	7.531	7.520	7.509	7.498	27.0	1.824	1.814	1.805	1.795	1.785	1.776	1.766	1.756	1.746	1.737
23.7	7.584	7.573	7.561	7.550	7.538	7.527	7.515	7.504	7.493	7.482	27.1	1.727	1.717	1.707	1.698	1.688	1.678	1.668	1.659	1.649	1.639
23.8	7.568	7.557	7.545	7.534	7.522	7.511	7.500	7.489	7.478	7.467	27.2	1.630	1.620	1.610	1.601	1.591	1.581	1.572	1.562	1.552	1.542
23.9	7.552	7.541	7.529	7.518	7.506	7.495	7.483	7.472	7.461	7.450	27.3	1.533	1.523	1.513	1.504	1.494	1.484	1.475	1.465	1.456	1.446
24.0	7.536	7.525	7.513	7.502	7.490	7.479	7.467	7.456	7.445	7.434	27.4	1.436	1.427	1.417	1.407	1.398	1.388	1.378	1.369	1.359	1.350
24.1	7.520	7.509	7.497	7.486	7.474	7.463	7.451	7.440	7.429	7.418	27.5	1.340	1.330	1.321	1.311	1.302	1.292	1.282	1.273	1.263	1.254
24.2	7.504	7.493	7.481	7.470	7.458	7.447	7.435	7.424	7.413	7.402	27.6	1.244	1.234	1.225	1.215	1.206	1.196	1.186	1.177	1.167	1.158
24.3	7.488	7.477	7.465	7.454	7.442	7.431	7.419	7.408	7.397	7.386	27.7	1.148	1.139	1.129	1.120	1.110	1.101	1.091	1.081	1.072	1.062
24.4	7.472	7.461	7.449	7.438	7.426	7.415	7.403	7.392	7.381	7.370	27.8	1.053	1.043	1.034	1.024	1.015	1.005	995	986	976	967
24.5	7.456	7.445	7.433	7.422	7.410	7.399	7.387	7.376	7.365	7.354	27.9	957	948	938	929	919	910	900	891	881	872
24.6	7.440	7.429	7.417	7.406	7.394	7.383	7.371	7.360	7.349	7.338	28.0	863	853	844	834	825	815	806	796	787	777
24.7	7.424	7.413	7.401	7.390	7.378	7.367	7.355	7.344	7.333	7.322	28.1	768	758	749	739	730	721	711	702	692	683
24.8	7.408	7.397	7.385	7.374	7.362	7.351	7.339	7.328	7.317	7.306	28.2	673	664	655	645	636	626	617	607	598	589
24.9	7.392	7.381	7.369	7.358	7.346	7.335	7.323	7.312	7.301	7.290	28.3	579	570	560	551	542	532	523	514	504	495
25.0	7.376	7.365	7.353	7.342	7.330	7.319	7.307	7.296	7.285	7.274	28.4	485	476	467	457	448	439	429	420	410	401
25.1	7.360	7.349	7.337	7.326	7.314	7.303	7.291	7.280	7.269	7.258	28.5	392	382	373	364	354	345	335	326	317	307
25.2	7.344	7.333	7.321	7.310	7.298	7.287	7.275	7.264	7.253	7.242	28.6	298	289	280	270	261	252	242	233	224	215
25.3	7.328	7.317	7.305	7.294	7.282	7.271	7.259	7.248	7.237	7.226	28.7	205	196	187	177	168	159	149	140	131	122
25.4	7.312	7.301	7.289	7.278	7.266	7.255	7.243	7.232	7.221	7.210	28.8	112	103	94	85	76	66	57	47	38	29
25.5	7.296	7.285	7.273	7.262	7.250	7.239	7.227	7.216	7.205	7.194	28.9	20	10	1	-8	-17	-26	-35	-45	-54	-63
25.6	7.280	7.269	7.257	7.246	7.234	7.223	7.211	7.200	7.189	7.178	29.0	-73	-82	-91	-100	-110	-119	-128	-137	-146	-156
25.7	7.264	7.253	7.241	7.230	7.218	7.207	7.195	7.184	7.173	7.162	29.1	-165	-174	-183	-192	-202	-211	-220	-229	-238	-248
25.8	7.248	7.237	7.225	7.214	7.202	7.191	7.179	7.168	7.157	7.146	29.2	-257	-266	-275	-284	-293	-303	-312	-321	-330	-339
25.9	7.232	7.221	7.209	7.198	7.186	7.175	7.163	7.152	7.141	7.130	29.3	-348	-358	-367	-376	-385	-394	-403	-412	-421	-431
26.0	7.216	7.205	7.193	7.182	7.170	7.159	7.147	7.136	7.125	7.114	29.4	-440	-449	-458	-467	-476	-485	-494	-504	-513	-522
26.1	7.200	7.189	7.177	7.166	7.154	7.143	7.131	7.120	7.109	7.098	29.5	-531	-540	-549	-558	-567	-576	-585	-594	-604	-613
26.2	7.184	7.173	7.161	7.150	7.138	7.127	7.115	7.104	7.093	7.082	29.6	-622	-631	-640	-649	-658	-667	-676	-685	-694	-703
26.3	7.168	7.157	7.145	7.134	7.122	7.111	7.099	7.088	7.077	7.066	29.7	-712	-721	-730	-740	-749	-758	-767	-776	-785	-794
26.4	7.152	7.141	7.129	7.118	7.106	7.095	7.083	7.072	7.061	7.050	29.8	-803	-812	-821	-830	-839	-848	-857	-866	-875	-884
26.5	7.136	7.125	7.113	7.102	7.090	7.079	7.067	7.056	7.045	7.034	29.9	-893	-902	-911	-920	-929	-938	-947	-956	-965	-974
26.6	7.120	7.109	7.097	7.086	7.074	7.063	7.051	7.040	7.029	7.018	30.0	-983	-992	-1,001	-1,010	-1,019	-1,028	-1,037	-1,046	-1,055	-1,064
26.7	7.104	7.093	7.081	7.070	7.058	7.047	7.035	7.024	7.013	7.002											

TABLE III-b-ALTITUDE-PRESSURE TABLE-Feet-Millibars
[Altitude in feet, pressure in millibars]

Pressure Millibars	0	1	2	3	4	5	6	7	8	9	Pressure Millibars	0	1	2	3	4	5	6	7	8	9
10	101.389	99.393	97.373	95.396	93.446	91.528	89.647	87.802	85.992	84.214	550	15.955	15.911	15.866	15.821	15.777	15.732	15.688	15.644	15.599	15.555
20	86.876	84.880	82.924	81.007	79.129	77.287	75.480	73.707	71.967	70.258	560	15.511	15.467	15.422	15.377	15.333	15.289	15.245	15.201	15.157	15.113
30	72.386	70.390	68.434	66.517	64.639	62.797	60.990	59.217	57.477	55.768	570	15.073	15.029	14.984	14.939	14.894	14.850	14.806	14.762	14.718	14.674
40	57.886	55.890	53.934	51.997	50.099	48.240	46.419	44.636	42.890	41.181	580	14.641	14.596	14.551	14.506	14.461	14.417	14.373	14.329	14.285	14.241
50	43.386	41.390	39.434	37.517	35.639	33.797	31.990	30.217	28.477	26.768	590	14.214	14.170	14.125	14.080	14.035	13.990	13.946	13.902	13.858	13.814
60	28.886	26.890	24.934	23.017	21.139	19.297	17.490	15.717	13.977	12.268	600	13.795	13.750	13.705	13.660	13.615	13.571	13.527	13.483	13.439	13.395
70	14.386	12.390	10.434	8.517	6.639	4.797	2.990	1.217	-0.533	-2.242	610	13.380	13.335	13.290	13.245	13.200	13.156	13.112	13.068	13.024	12.980
80	0.386	-1.610	-3.654	-5.697	-7.741	-9.785	-11.829	-13.873	-15.917	-17.961	620	12.972	12.927	12.882	12.837	12.792	12.748	12.704	12.660	12.616	12.572
90	-10.114	-12.158	-14.202	-16.246	-18.290	-20.334	-22.378	-24.422	-26.466	-28.510	630	12.568	12.523	12.478	12.433	12.388	12.344	12.300	12.256	12.212	12.168
100	-20.614	-22.658	-24.702	-26.746	-28.790	-30.834	-32.878	-34.922	-36.966	-39.010	640	12.169	12.124	12.079	12.034	11.989	11.945	11.901	11.857	11.813	11.769
110	-31.114	-33.158	-35.202	-37.246	-39.290	-41.334	-43.378	-45.422	-47.466	-49.510	650	11.776	11.731	11.686	11.641	11.597	11.552	11.508	11.464	11.420	11.376
120	-41.614	-43.658	-45.702	-47.746	-49.790	-51.834	-53.878	-55.922	-57.966	-60.010	660	11.387	11.342	11.297	11.252	11.208	11.164	11.119	11.075	11.031	10.987
130	-52.114	-54.158	-56.202	-58.246	-60.290	-62.334	-64.378	-66.422	-68.466	-70.510	670	11.003	10.958	10.913	10.868	10.824	10.779	10.735	10.691	10.647	10.603
140	-62.614	-64.658	-66.702	-68.746	-70.790	-72.834	-74.878	-76.922	-78.966	-81.010	680	10.624	10.579	10.534	10.489	10.445	10.401	10.357	10.313	10.269	10.225
150	-73.114	-75.158	-77.202	-79.246	-81.290	-83.334	-85.378	-87.422	-89.466	-91.510	690	10.249	10.204	10.159	10.114	10.070	10.026	9.982	9.938	9.894	9.850
160	-83.614	-85.658	-87.702	-89.746	-91.790	-93.834	-95.878	-97.922	-99.966	-102.010	700	9.878	9.833	9.788	9.743	9.699	9.655	9.611	9.567	9.523	9.479
170	-94.114	-96.158	-98.202	-100.246	-102.290	-104.334	-106.378	-108.422	-110.466	-112.510	710	9.512	9.467	9.422	9.377	9.333	9.289	9.245	9.201	9.157	9.113
180	-104.614	-106.658	-108.702	-110.746	-112.790	-114.834	-116.878	-118.922	-120.966	-123.010	720	9.150	9.105	9.060	9.015	8.971	8.927	8.883	8.839	8.795	8.751
190	-115.114	-117.158	-119.202	-121.246	-123.290	-125.334	-127.378	-129.422	-131.466	-133.510	730	8.792	8.747	8.702	8.657	8.613	8.569	8.525	8.481	8.437	8.393
200	-125.614	-127.658	-129.702	-131.746	-133.790	-135.834	-137.878	-139.922	-141.966	-144.010	740	8.438	8.403	8.368	8.333	8.298	8.263	8.228	8.193	8.158	8.123
210	-136.114	-138.158	-140.202	-142.246	-144.290	-146.334	-148.378	-150.422	-152.466	-154.510	750	8.088	8.053	8.018	7.983	7.949	7.914	7.880	7.845	7.810	7.775
220	-146.614	-148.658	-150.702	-152.746	-154.790	-156.834	-158.878	-160.922	-162.966	-165.010	760	7.742	7.707	7.672	7.638	7.604	7.570	7.535	7.501	7.467	7.433
230	-157.114	-159.158	-161.202	-163.246	-165.290	-167.334	-169.378	-171.422	-173.466	-175.510	770	7.398	7.364	7.330	7.296	7.262	7.229	7.195	7.161	7.127	7.094
240	-167.614	-169.658	-171.702	-173.746	-175.790	-177.834	-179.878	-181.922	-183.966	-186.010	780	7.060	7.026	6.992	6.958	6.925	6.891	6.857	6.823	6.790	6.756
250	-178.114	-180.158	-182.202	-184.246	-186.290	-188.334	-190.378	-192.422	-194.466	-196.510	790	6.724	6.690	6.657	6.624	6.590	6.557	6.524	6.491	6.458	6.425
260	-188.614	-190.658	-192.702	-194.746	-196.790	-198.834	-200.878	-202.922	-204.966	-207.010	800	6.392	6.359	6.326	6.293	6.260	6.227	6.194	6.161	6.128	6.096
270	-199.114	-201.158	-203.202	-205.246	-207.290	-209.334	-211.378	-213.422	-215.466	-217.510	810	6.068	6.030	5.998	5.965	5.932	5.900	5.867	5.835	5.802	5.770
280	-209.614	-211.658	-213.702	-215.746	-217.790	-219.834	-221.878	-223.922	-225.966	-228.010	820	5.737	5.705	5.672	5.640	5.608	5.576	5.543	5.511	5.478	5.447
290	-220.114	-222.158	-224.202	-226.246	-228.290	-230.334	-232.378	-234.422	-236.466	-238.510	830	5.415	5.383	5.351	5.319	5.287	5.255	5.223	5.191	5.159	5.127
300	-230.614	-232.658	-234.702	-236.746	-238.790	-240.834	-242.878	-244.922	-246.966	-249.010	840	5.096	5.064	5.032	5.000	4.969	4.937	4.905	4.874	4.842	4.811
310	-241.114	-243.158	-245.202	-247.246	-249.290	-251.334	-253.378	-255.422	-257.466	-259.510	850	4.779	4.748	4.716	4.685	4.654	4.622	4.591	4.560	4.528	4.497
320	-251.614	-253.658	-255.702	-257.746	-259.790	-261.834	-263.878	-265.922	-267.966	-270.010	860	4.463	4.435	4.404	4.373	4.342	4.311	4.280	4.249	4.218	4.187
330	-262.114	-264.158	-266.202	-268.246	-270.290	-272.334	-274.378	-276.422	-278.466	-280.510	870	4.156	4.125	4.094	4.063	4.032	4.002	3.971	3.940	3.910	3.879
340	-272.614	-274.658	-276.702	-278.746	-280.790	-282.834	-284.878	-286.922	-288.966	-291.010	880	3.848	3.818	3.787	3.757	3.726	3.696	3.665	3.635	3.604	3.574
350	-283.114	-285.158	-287.202	-289.246	-291.290	-293.334	-295.378	-297.422	-299.466	-301.510	890	3.544	3.513	3.483	3.453	3.423	3.393	3.362	3.332	3.302	3.272
360	-293.614	-295.658	-297.702	-299.746	-301.790	-303.834	-305.878	-307.922	-309.966	-312.010	900	3.242	3.212	3.182	3.152	3.122	3.092	3.062	3.032	3.002	2.973
370	-304.114	-306.158	-308.202	-310.246	-312.290	-314.334	-316.378	-318.422	-320.466	-322.510	910	2.943	2.913	2.883	2.854	2.824	2.794	2.765	2.735	2.705	2.676
380	-314.614	-316.658	-318.702	-320.746	-322.790	-324.834	-326.878	-328.922	-330.966	-333.010	920	2.646	2.617	2.587	2.558	2.529	2.499	2.470	2.441	2.412	2.383
390	-325.114	-327.158	-329.202	-331.246	-333.290	-335.334	-337.378	-339.422	-341.466	-343.510	930	2.352	2.323	2.294	2.265	2.236	2.206	2.177	2.148	2.119	2.090
400	-335.614	-337.658	-339.702	-341.746	-343.790	-345.834	-347.878	-349.922	-351.966	-354.010	940	2.061	2.032	2.003	1.974	1.945	1.916	1.887	1.858	1.830	1.801
410	-346.114	-348.158	-350.202	-352.246	-354.290	-356.334	-358.378	-360.422	-362.466	-364.510	950	1.772	1.743	1.715	1.686	1.657	1.629	1.600	1.572	1.543	1.514
420	-356.614	-358.658	-360.702	-362.746	-364.790	-366.834	-368.878	-370.922	-372.966	-375.010	960	1.486	1.458	1.429	1.400	1.372	1.344	1.315	1.287	1.259	1.230
430	-367.114	-369.158	-371.202	-373.246	-375.290	-377.334	-379.378	-381.422	-383.466	-385.510	970	1.202	1.174	1.145	1.117	1.089	1.061	1.033	1.005	976	948
440	-377.614	-379.658	-381.702	-383.746	-385.790	-387.834	-389.878	-391.922	-393.966	-396.010	980	920	892	865	836	808	780	752	724	697	669
450	-388.114	-390.158	-392.202	-394.246	-396.290	-398.334	-400.378	-402.422	-404.466	-406.510	990	641	613	585	558	530	502	474	447	419	391
460	-398.614	-400.658	-402.702	-404.746	-406.790	-408.834	-410.878	-412.922	-414.966	-417.010	1,000	364	336	309	281	254	226	199	171	144	117
470	-409.114	-411.158	-413.202	-415.246	-417.290	-419.334	-421.378	-423.422	-425.466	-427.510	1,010	89	62	34	7	-20	-48	-75	-102	-129	-156
480	-419.614	-421.658	-423.702	-425.746	-427.790	-429.834	-431.878	-433.922	-435.966	-438.010	1,020	-183	-210	-238	-265	-292	-319	-346	-373	-400	-427
490	-430.114	-432.158	-434.202	-436.246	-438.290	-440.334	-442.378	-444.422	-446.466	-448.510	1,030	-454	-481	-508	-535	-562	-589	-616	-643	-669	-696
500	-440.614	-442.658	-444.702	-446.746	-448.790	-450.834	-452.878	-454.922	-456.966	-459.010	1,040	-722	-749	-776	-803	-830	-856	-883	-909	-936	-963
510	-451.114	-453.158	-455.202	-457.246	-459.290	-461.334	-463.378	-465.422	-467.466	-469.510	1,050	-989	-1,016	-1,042	-1,069	-1,095	-1,121	-1,148	-1,174	-1,200	-1,226
520	-461.614	-463.658	-465.702	-467.746	-469.790	-471.834	-473.878	-475.922	-477.966	-480.010	1,060	-1,263	-1,278	-1,304	-1,3						

RULES AND REGULATIONS

TABLE IV—ALTITUDE-PRESSURE-TEMPERATURE TABLE

Altitude, feet	Pressure		Temperature, ° C.	Mean temperature, ° C.	Altitude, feet	Pressure		Temperature, ° C.	Mean temperature, ° C.
	in. Hg	mm Hg				in. Hg	mm Hg		
0	31.02	760.0	15.0	15.0	32,500	7.91	201.0	-49.4	-18.6
500	30.47	773.8	16.0	15.5	33,000	7.73	196.4	-50.4	-19.1
1,000	29.92	760.0	15.0	15.0	33,500	7.55	191.8	-51.4	-19.6
1,500	29.38	746.4	14.0	14.5	34,000	7.38	187.4	-52.4	-20.2
2,000	28.86	732.9	13.0	14.0	34,500	7.20	183.0	-53.4	-20.7
2,500	28.33	719.7	12.0	13.0	35,000	7.04	178.7	-54.3	-21.3
3,000	27.82	706.6	11.0	12.5	35,332	6.93	175.0	-55.0	-21.6
3,500	27.31	693.8	10.0	12.0	35,500	6.87	174.6	-55.0	-21.8
4,000	26.81	681.1	9.1	11.5	36,000	6.71	170.4	-55.0	-22.3
4,500	26.32	668.6	8.1	11.0	36,500	6.55	166.4	-55.0	-22.8
5,000	25.84	656.3	7.1	10.5	37,000	6.39	162.4	-55.0	-23.3
5,500	25.36	644.2	6.1	10.0	37,500	6.24	158.6	-55.0	-23.8
6,000	24.89	632.3	5.1	9.5	38,000	6.10	154.9	-55.0	-24.3
6,500	24.43	620.6	4.1	9.0	38,500	5.95	151.2	-55.0	-24.8
7,000	23.98	609.0	3.1	8.5	39,000	5.81	147.6	-55.0	-25.2
7,500	23.53	597.6	2.1	8.0	39,500	5.68	144.1	-55.0	-25.6
8,000	23.09	586.4	1.1	7.5	40,000	5.54	140.7	-55.0	-26.0
8,500	22.65	575.3	0.1	7.0	40,500	5.41	137.4	-55.0	-26.4
9,000	22.22	564.4	-0.8	6.5	41,000	5.28	134.2	-55.0	-26.8
9,500	21.80	553.7	-1.8	6.0	41,500	5.16	131.0	-55.0	-27.2
10,000	21.38	543.2	-2.8	5.5	42,000	5.04	127.9	-55.0	-27.6
10,500	20.98	532.8	-3.8	5.0	42,500	4.92	124.9	-55.0	-28.0
11,000	20.58	522.6	-4.8	4.5	43,000	4.80	122.0	-55.0	-28.3
11,500	20.18	512.5	-5.8	4.0	43,500	4.69	119.1	-55.0	-28.6
12,000	19.79	502.6	-6.8	3.5	44,000	4.58	116.3	-55.0	-29.0
12,500	19.40	492.8	-7.8	3.0	44,500	4.47	113.5	-55.0	-29.3
13,000	19.03	483.3	-8.8	2.5	45,000	4.36	110.8	-55.0	-29.6
13,500	18.65	473.8	-9.8	2.0	45,500	4.26	108.2	-55.0	-29.9
14,000	18.29	464.5	-10.8	1.5	46,000	4.16	105.7	-55.0	-30.2
14,500	17.93	455.4	-11.7	1.0	46,500	4.06	103.2	-55.0	-30.5
15,000	17.57	446.4	-12.7	0.5	47,000	3.97	100.7	-55.0	-30.8
15,500	17.22	437.5	-13.7	0.0	47,500	3.873	98.38	-55.0	-31.1
16,000	16.88	428.8	-14.7	-0.5	48,000	3.781	96.05	-55.0	-31.4
16,500	16.54	420.2	-15.7	-1.0	48,500	3.693	93.79	-55.0	-31.7
17,000	16.21	411.8	-16.7	-1.5	49,000	3.605	91.57	-55.0	-31.9
17,500	15.89	403.5	-17.7	-2.0	49,500	3.520	89.41	-55.0	-32.2
18,000	15.56	395.3	-18.7	-2.5	50,000	3.436	87.30	-55.0	-32.4
18,500	15.25	387.3	-19.7	-3.0	51,000	3.276	83.22	-55	-32.7
19,000	14.94	379.4	-20.7	-3.5	52,000	3.124	79.34	-55	-33.0
19,500	14.63	371.7	-21.7	-4.0	53,000	2.978	75.64	-55	-33.3
20,000	14.33	364.0	-22.6	-4.5	54,000	2.839	72.12	-55	-33.6
20,500	14.04	356.5	-23.6	-5.0	55,000	2.707	68.76	-55	-33.9
21,000	13.75	349.1	-24.6	-5.5	56,000	2.581	65.55	-55	-34.2
21,500	13.46	341.9	-25.6	-6.0	57,000	2.460	62.49	-55	-34.5
22,000	13.18	334.7	-26.6	-6.5	58,000	2.346	59.58	-55	-34.8
22,500	12.90	327.7	-27.6	-7.0	59,000	2.236	56.80	-55	-35.1
23,000	12.63	320.8	-28.6	-7.5	60,000	2.132	54.15	-55	-35.4
23,500	12.36	314.1	-29.6	-8.0	61,000	2.033	51.63	-55	-35.7
24,000	12.10	307.4	-30.6	-8.5	62,000	1.938	49.22	-55	-36.0
24,500	11.84	300.9	-31.6	-9.0	63,000	1.847	46.92	-55	-36.3
25,000	11.59	294.4	-32.5	-9.5	64,000	1.761	44.73	-55	-36.6
25,500	11.34	288.1	-33.5	-10.0	65,000	1.679	42.65	-55	-36.9
26,000	11.10	281.9	-34.5	-10.5	66,000	1.601	40.66	-55	-37.2
26,500	10.86	275.8	-35.5	-11.0	67,000	1.526	38.76	-55	-37.5
27,000	10.62	269.8	-36.5	-11.5	68,000	1.455	36.95	-55	-37.8
27,500	10.39	263.9	-37.5	-12.0	69,000	1.387	35.23	-55	-38.1
28,000	10.16	258.1	-38.5	-12.5	70,000	1.322	33.59	-55	-38.4
28,500	9.94	252.5	-39.5	-13.0	71,000	1.261	32.02	-55	-38.7
29,000	9.72	246.9	-40.5	-13.5	72,000	1.202	30.53	-55	-39.0
29,500	9.50	241.4	-41.5	-14.0	73,000	1.146	29.10	-55	-39.3
30,000	9.29	236.0	-42.5	-14.5	74,000	1.093	27.75	-55	-39.6
30,500	9.08	230.7	-43.4	-15.0	75,000	1.041	26.45	-55	-39.9
31,000	8.88	225.6	-44.4	-15.5	76,000	0.993	25.22	-55	-40.2
31,500	8.68	220.5	-45.4	-16.0	77,000	0.946	24.04	-55	-40.5
32,000	8.48	215.5	-46.4	-16.5	78,000	0.902	22.92	-55	-40.8
	8.29	210.6	-47.4	-17.0	79,000	0.860	21.85	-55	-41.1
	8.10	205.8	-48.4	-17.5	80,000	0.820	20.83	-55	-41.4

(2) *Application.* (1) Sensitive altimeters complying with the specifications appearing in this section are hereby approved for all aircraft. Sensitive altimeters already approved by the Administrator may continue to be installed in aircraft.

(a) For which an application for original type certificate is made prior to the effective date of this section.

(b) The prototype of which is flown within one year after the effective date of this section, and

(c) The prototype of which is not flown within one year after the effective date of this section if due to causes beyond the applicant's control.

(i) If an alteration involving a change in type or model of sensitive altimeters is made within nine months after the effective date of this section, previously approved types of sensitive altimeters may be installed. However, in any such change made after the nine-month period, new types of sensitive altimeters installed in aircraft used in instrument

flight shall meet the specifications contained herein.

(c) *Specific instructions.*—(1) *Marking.* In addition to the identification information required in the referenced specification, each sensitive altimeter shall be permanently marked with the Technical Standard Order designation, CAA-TSO, C10a, to identify the altimeter as meeting the requirements of this section in accordance with the manufacturers' statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for sensitive altimeters have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After March 1, 1949, specifications contained in this section will constitute the basis for Civil Aeronautics Administration approval of sensitive altimeters for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements

of this section; which affect the basic airworthiness of the component, should be submitted for approval by the Chief, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attention: Superintendent, Aircraft Branch.

(5) *Conformance.* (1) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attention: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the sensitive altimeter to be produced by him meets the minimum safety requirements established in this section. Immediately thereafter, distribution of the sensitive altimeter conforming with the terms of this section may be started and continued.

(ii) The prescribed identification on the sensitive altimeter does not relieve the aircraft manufacturer or owner of

responsibility for the proper application of the sensitive altimeter in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this section are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [Supp. 5, 14 F. R. 3368]

§ 4b.691-9 *Technical Standard Order TSO-C16: "Air-Speed Tubes (Electrically Heated)"* (CAA rules which apply to § 4b.691) (a) *Introduction.* (1) Electrically heated air-speed tubes are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 4a and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his electrically heated air-speed tube.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for air-speed tubes for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for air-speed tubes which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for electrically heated air-speed tubes contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 4a.31, 4a.550, 4b.41, and 4b.691 of this subchapter, which authorize the Administrator to approve aircraft equipment, the performance requirement for air-speed tubes as set forth in sections 5 and 6 of SAE Specification AS-393, Air-Speed Tubes, Electrically Heated, dated December 1, 1947,¹ stated below, are hereby established as minimum safety requirements for electrically heated air-speed tubes which are intended for use in civil aircraft.

1. *Purpose.* To specify minimum requirements for Electrically Heated Air Speed Tubes for use on aircraft the operation of which may subject the instrument to environmental conditions specified in section 3.4.

2. *Scope.* This specification covers the following basic types:

Type I. Pitot Pressure, Straight and L-shaped, 12 and 24 volt nominal, 2 wire circuit.

Type II. Pitot and Static Pressures, Straight and L-shaped 12 and 24 volt nominal, 2 wire circuit.

3. *General requirements.*

3.1 *Materials and workmanship.*

3.1.1 *Materials.* Materials shall be of a quality which experience and/or tests have

demonstrated to be suitable and dependable for the purpose intended.

3.1.2 *Workmanship.* Workmanship shall be consistent with high grade instrument manufacturing practice.

3.2 *Radio interference.* The instrument shall not be the source of objectionable interference under operating conditions at any frequencies used on aircraft, either by radiation or feedback, in radio sets installed in the same aircraft as the instrument.

3.3 *Identification.* The following information shall be legibly and permanently marked on the units or attached thereto:

a. Name of instrument.

b. SAE Spec. AS 393.

c. Rating (Nominal Voltage).

d. Manufacturer's Part No.

e. Manufacturer's Serial No. or date of manufacture.

f. Manufacturer's name and/or trademark.

3.4 *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6, 7.

3.4.1 *Temperature.* When the instruments are mounted in accordance with manufacturer's instructions, they shall function over the range of ambient temperatures of -65°C to $+70^{\circ}\text{C}$ and shall not be adversely affected by exposure to temperatures of -65°C to $+70^{\circ}\text{C}$.

3.4.2 *Vibration.* When the instruments are mounted in accordance with the manufacturer's instructions, they shall function and shall not be adversely affected when subjected to the following vibration:

Frequency: 500-3,000 cycles per minute.

Amplitude: 0.250 inch.

Maximum Acceleration: 32.5 g.

NOTE: It is understood that the unit shall withstand vibration at higher frequencies but the acceleration value need not exceed that shown above.

When specified by the purchaser for use in rotary wing aircraft, the frequency range shall be 150-3,000 cycles per minute.

4. *Detail requirements.*

4.1 *Drainage.* The tube shall be designed to provide maximum drainage of water, resulting from rain or melting ice, consistent with maintaining the calibration specified in sections 6.3, 6.4 and 6.5.

4.2 *Marking.* Pitot pressure and Static pressure lines shall be identified by the letters P and S, respectively, stamped, etched, engraved or otherwise permanently marked on the lines or fittings. The top of the tube shall be identified.

5. *Individual performance tests.* All instruments shall be subjected to whatever tests the manufacturer deems necessary to demonstrate specific compliance with the specification including the following requirements, where applicable.

5.1 *Leakage.* With a pressure of 10 inches of mercury applied separately to the pitot pressure and/or the static pressure lines, there shall be no evidence of leakage when the corresponding pitot or static pressure openings and drain holes are sealed.

5.2 *Dielectric.* The insulation shall withstand without evidence of damage the application of a sinusoidal voltage at a commercial frequency between the terminals of the heater circuit and the shell (case) for a period of 5 seconds. The R. M. S. value of the sinusoidal voltage applied shall be 500 volts.

5.3 *Heater operation.* When mounted in its normal position, the tube shall be tested for heater operation by applying the minimum rated voltage (12 or 24 volts) for a period of 2 minutes. The power consumption at that time shall be within ± 30 percent of the power consumption at rated voltage.

6. *Qualification tests.* As many instruments as deemed necessary to demonstrate that all instruments will comply with the

requirements of this section shall be tested in accordance with the manufacturer's recommendations, where applicable.

6.1 *Vibration.* The tubes shall be subjected to vibration for three hour periods in each of the three perpendicular reference planes such that a point on the tip of the tubes will oscillate $\frac{1}{4}$ inch. The test shall be conducted such that each period of three hours shall consist of one hour at 1,000, 2,000 and 3,000 cycles per minute. Rated voltage shall be applied to the terminals continuously during this test. Ambient temperature shall be 20° to 30°C . There shall be no failure of any kind.

6.2 *Endurance.* The tubes shall be made to operate continuously in still air at 15 or 30 volts (as applicable) for, at least, five hours. Ambient temperature shall be 70°C . There shall be no damage of any kind except discoloration, which will not affect corrosion resistance.

6.3 *Calibration at zero angle of attack.* The tube shall be mounted in a wind tunnel in line with the airflow and tested separately for pitot pressure and for static pressure at the values for air speeds specified in table I. The test shall be made by comparison with the results obtained under similar conditions with a calibrated tube. The error of the tube expressed in terms of indicated air speed shall not exceed 1 percent of the indication or 1 MPH, whichever is greater, and the static pressure shall be within the tolerances specified in table I.

TABLE I—PERMISSIBLE ERRORS IN STATIC PRESSURE

Indicated air speed m. p. h.:	Tolerance inches of water
50.....	0.10
75.....	.15
100.....	.20
125.....	.25
150.....	.30
175.....	.35
200.....	.40
225.....	.45
250.....	.50

6.4 *Calibration at various angles of attack.* The tube shall be tested as specified for "Error at Zero Angle of Attack" at approximately 125 MPH except that the angle of attack shall be varied by 2-degree intervals from $+16$ to -10 degrees inclusive. The indicated error expressed in terms of indicated air speed shall not differ from the indicated error at zero angle of attack by more than 3 miles per hour, and the error in static pressure shall not differ from the static pressure at zero angle of attack by more than 0.20 inch of water.

6.5 *Calibration at various angles of yaw.* The tube shall be tested as specified in section 6.3 at approximately 125 MPH except that the angle of yaw shall be varied between plus and minus five degrees. The indicated error expressed in terms of indicated air speed shall not differ from the error at zero angle of yaw by more than 3 miles per hour and the error in static pressure shall not differ from the static pressure at zero angle of yaw by more than 0.20 inch of water.

6.6 *Magnetic effect.* The magnetic effect of the tube shall be determined in terms of the deflection of a free magnet approximately $1\frac{1}{2}$ inches long in a magnetic field with a horizontal intensity of 0.18 ± 0.01 gauss, when the tube is held in various positions and with rated voltage applied on an east-west line with its nearest part five inches from the center of the magnet. (An aircraft Compass with the compensating magnets removed therefrom may be used as the free magnet for this test.) The Maximum deflection of the magnet shall not exceed 5 degrees for any pointer deflection.

6.7 *De-icing.* The tube shall be tested in an icing wind tunnel at a temperature of -10° to -20°C , and at an indicated tunnel air speed of 200 miles per hour. When the

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

tube is coated with $\frac{1}{4}$ inch of ice at the nose, the minimum rated voltage shall be applied to the terminals. The time required to clear the ice cap shall not be more than 2 minutes after the potential is applied. No re-icing shall occur.

6.3 *Cold resistance.* The tube shall be subjected to a temperature of -65°C . or colder for a minimum period of 48 hours. There shall be no evidence of damage. After this test, the tube shall be capable of successfully passing all tests described heretofore.

(2) *Application.* (i) Air-speed tubes complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Air-speed tubes already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of air-speed tube, previously approved types of air-speed tubes may be installed. However, in any such change made after the 9-month period, new types of air-speed tubes installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each air-speed tube shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C16" to identify the air-speed tube as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for air-speed tubes have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After September 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of air-speed tubes for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA, Aircraft Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the air-speed tube to be produced by him meets the minimum

safety requirements established in this order. Immediately thereafter distribution of the air-speed tube conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the air-speed tubes does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the air-speed tube in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 7733]

§ 4b.691-10 *Portable water-solution type fire extinguishers* (CAA rules which apply to § 4b.691 (c)). See § 4b.448-4.

[Supp. 4, 14 F. R. 3197]

INSTRUMENTS; INSTALLATION

GENERAL

§ 4b.696 *Arrangement and visibility of instrument installations.* (a) Flight, navigation, and power-plant instruments for use by each pilot shall be easily visible to him from his station with the minimum practicable deviation from his normal position and line of vision when he is looking out and forward along the flight path.

(b) All the required flight instruments shall be conveniently grouped and as nearly as practicable centered about the vertical plane of the pilot's forward vision.

(c) All the required power-plant instruments shall be closely grouped on the instrument panel. Identical power-plant instruments for the several engines shall be so located as to prevent any misleading impression as to the engines to which they relate. Important power-plant instruments shall be easily visible to the appropriate personnel.

§ 4b.697 *Instrument panel vibration characteristics.* The vibration characteristics of the instrument panel shall not be such as to seriously impair the accuracy of the instruments or to damage them.

FLIGHT AND NAVIGATION INSTRUMENTS

§ 4b.701 *Air-speed indicating system.* This system shall be so installed that the air-speed indicator shall indicate true air speed at sea level under standard conditions to within an allowable installation error of not more than plus or minus 3% or 5 miles per hour, whichever is greater, throughout the operating range of the airplane from 1.3 V_s (flaps up and down) to V_e . The calibration shall be made while in flight and the method used shall be subject to the approval of the Administrator.

§ 4b.702 *Air-speed indicator marking.* The air-speed indicator shall be marked as specified in § 4b.887.

§ 4b.703 *Static air vent system.* All instruments provided with static air case connections shall be vented to the outside atmosphere through a suitable piping system. Such vent(s) shall be so located on the airplane that its orifices will be least affected by air flow variation, moisture, or other foreign matter. The installation shall be such that the system will be airtight, except for the vent into the atmosphere.

§ 4b.704 *Magnetic direction indicator.* The magnetic direction indicator shall be so installed that its accuracy shall not be excessively affected by the airplane's vibration or magnetic fields of a permanent or transient nature. After the magnetic direction indicator has been compensated, the calibration shall be such that the deviation in level flight does not exceed plus or minus 10° on any heading. A suitable calibration placard shall be provided as specified in § 4b.888.

§ 4b.705 *Automatic pilot system.* If an automatic pilot system is installed, the following shall be applicable:

(a) The actuating (servo) devices shall be of such design that they can, when necessary, be either positively disengaged from operating the control system or be overpowered by the human pilot so as to enable him to maintain satisfactory control of the airplane.

(b) A satisfactory means shall be provided to readily indicate to the pilot the alignment of the actuating device in relation to the control system to which it operates, except when automatic synchronization is provided.

(c) The manually operated control(s) for the system's operation shall be readily accessible to the pilot.

(d) The automatic pilot system shall be of such design and so adjusted that, within the range of adjustment available to the human pilot, it cannot produce loads in the control system and surfaces greater than those for which they were designed.

§ 4b.705-1 *Technical Standard Order TSO-C9a: "Automatic Pilot" (CAA rules which apply to § 4b.705)*—(a) *Introduction.* (1) Automatic pilots are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a, and 4b of this subchapter. (2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his automatic pilot.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for automatic pilots for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for automatic pilots which are intended for use in civil aircraft. The specification of the Society of Automotive Engineers for automatic pilots contains such requirements.

(b) *Directive.*

(1) *Provision.* Pursuant to §§ 3.31, 3.667, 4a.31, 4a.301, 4b.41, and 4b.705 of this subchapter, which authorize the Administrator to approve aircraft equipment, the performance requirements for automatic pilots as set forth in SAE Specification AS-402, Automatic Pilot, dated August 1, 1947,¹ stated below, are hereby established as minimum safety requirements for automatic pilots which are intended for use in civil aircraft:

1. *Purpose.* To specify minimum requirements for automatic pilots for use in aircraft, the operation of which may subject the instruments to the environmental conditions specified in section 3.4.

2. *Scope.* This specification covers all gyroscopic and servo control types of automatic pilots intended for use on aircraft to operate automatically the control surfaces of the aircraft to maintain a stabilized flight attitude with respect to the longitudinal, lateral and vertical axes, and to provide for maneuvering the airplane through servo control.

3. *General requirements.*3.1. *Material and workmanship.*

3.1.1. *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for aircraft instruments.

3.1.2. *Workmanship.* Workmanship shall be consistent with high grade aircraft instrument manufacturing practice.

3.2. *Radio interference.* The instrument shall not be the source of objectionable interference under operating conditions at any frequencies used on aircraft, either by radiation or feedback, in radio sets installed in the same aircraft as the instrument.

3.3. *Identification.* The following information shall be legibly and permanently marked on each of the major components or attached thereto.

(a) Name of the unit and type of automatic pilot.

(b) SAE Spec. AS 402.

(c) Rating (electrical or vacuum power supply and maximum servo output where applicable).

(d) Manufacturer's part number.

(e) Manufacturer's serial number or date of manufacture.

(f) Manufacturer's name and/or trademark.

3.4. *Environmental conditions.* The following conditions have been established as design criteria only. Tests shall be conducted as specified in sections 5, 6, and 7.

3.4.1. *Temperature.* When located in accordance with the instrument manufacturer's instruction, the units shall function over the range of ambient temperatures as listed in column A below and shall not be adversely affected by exposure to the temperature shown in column B below:

Instrument location	A	B
Power plant accessory compartment...	-30° to 130° C.	-65° to 130° C.
Heated areas (temperature controlled).....	-30° to 50° C.	-65° to 70° C.
Unheated areas (temperature uncontrolled).....	-55° to 70° C.	-65° to 70° C.

3.4.2. *Humidity.* All units shall function and not be adversely affected when exposed to a relative humidity up to and including 95 percent at a temperature of approximately 32° C.

3.4.3. *Altitude.* All units shall function and not be adversely affected when exposed

to a pressure and temperature range equivalent to -1,000 feet to 40,000 feet standard altitude, except as limited by application of section 3.4.1.

3.4.4. *Vibration.* When installed in accordance with instrument manufacturer's instructions, all units shall function and shall not be adversely affected when subjected to vibrations having characteristics likely to be encountered at the locations in the aircraft where the units are to be installed.

4. *Detail requirements.*4.1. *Instrumentation.*

4.1.1. *Direction indication.* If aircraft direction indication is provided it shall be in accordance with AS 397 or AS 399.

4.1.2. *Bank and pitch indication.* If aircraft bank and/or pitch indication is provided it shall be in accordance with AS 396.

4.1.3. *Servo signal indication.* Means shall be provided to clearly indicate the magnitude and direction of servo signal present, except where automatic synchronization is provided. Then, yaw and roll signal need not be indicated. With the automatic pilot engaged, the pitch axis indication shall be representative of control surface load.

4.1.4. *Engagement indication.* Means shall be provided to clearly indicate whether the automatic pilot servos are in the engaged or disengaged position.

4.1.5. *System power indication.* Means shall be provided to permit operation of a device to indicate whether or not the instrument is receiving power.

4.1.6. *Servo power indication.* Means shall be provided to indicate when the servos are engaged but are not energized if such condition is possible.

4.1.7. *Caging indication.* Means shall be provided to indicate when the gyros are caged, except where it is not possible to leave them in a caged condition.

4.1.8. *Interlock indication.* The operation of any protective interlock device which renders any part of the system inoperative shall be indicated.

4.2. *Control range.*

4.2.1. *Corrective control.* The automatic pilot shall give stabilized control about the three axes throughout the following minimum ranges:

(a) Pitch $\pm 50^\circ$.

(b) Roll $\pm 75^\circ$.

(c) Yaw $\pm 20^\circ$.

4.2.2. *Command control.* Means shall be provided to limit maneuvering the airplane, through the automatic pilot controls, to the following maximum ranges:

(a) Pitch $\pm 30^\circ$.

(b) Bank $\pm 45^\circ$.

(c) Turn=unlimited angle to the right or left.

4.3. *On-off control.* Means shall be provided, either electrical or mechanical, to permit the automatic pilot to be put in operation and to remove it from operation.

4.4. *Safety provisions.*

4.4.1. *Servo force.* Means shall be provided to limit the servo force to a safe value as determined in specific applications. The mounting base and housing of the servos shall be designed to withstand a load of 1.5 times the maximum output of the servo applied in a manner similar to that found in actual installation.

4.4.2. *Interlock provisions.* A means shall be provided to prevent the servo system from becoming operative until the automatic pilot is ready for operation.

4.4.3. *Indicator power source.* When the pitch and bank and/or azimuth units furnish an indicating reference, either directly or by repeaters, the automatic pilot shall be so designed that they become operative simultaneously with the turning on of the aircraft power source.

4.4.4. *Special features.* When special features are incorporated in the design of the automatic pilot (either integral or as accessories) they shall provide adequate inter-

locks, electrical and/or mechanical to prevent improper operation. For example:

(a) Coordinated turn control. Bank shall be limited.

(b) Altitude control. Pitch attitude correction shall be limited.

(c) Glide path control. Pitch attitude correction shall be limited.

4.4.5. *Servo disengaging means.* A positive mechanical means, independent of the aircraft power supply, shall be provided to disengage the servos from the aircraft control system. When the servos are disengaged, the manual control of the aircraft shall not be objectionably affected.

4.4.6. *Emergency release.* Means shall be provided for releasing the automatic control. The actuating device shall be suitable for mounting on the control wheel.

4.4.7. *Reliability.* Insofar as practicable, without affecting its normal operation, the automatic pilot design shall be such that should a failure occur in the system, no signal shall occur which would apply hazardous control to the airplane.

4.5. *Stability.* The roll, pitch and yaw signal sources shall establish the three axes about which the airplane is automatically controlled. The automatic pilot shall provide flight attitude stabilization, in smooth air, within 1 degree of selected attitude and heading about the above reference axes.

4.6. *Power variations.* All units shall properly function with a voltage and frequency variation of $\pm 10\%$ of the rated value (provided the A. C. voltage and frequency vary in the same direction), and/or $\pm 30\%$ of the rated vacuum or hydraulic pressure. Power variations beyond these limits shall not cause adverse control.

5. *Test Conditions.*

5.1. *Atmospheric conditions.* Unless otherwise specified, the tests shall be accomplished at atmospheric pressure of approximately 29.92 inches of mercury and at an ambient temperature of approximately 22° C. When tests are made with atmospheric pressure or temperature substantially different from these values, allowance shall be made for the difference from the specified conditions.

5.2. *Vibration (to minimize friction).* Unless otherwise specified, all tests for performance may be made with the instrument subjected to a vibration of 0.002 to 0.005 inch amplitude at a frequency of 1,500 to 2,000 cycles per minute. The term amplitude as used herein indicates the total displacement from positive maximum to negative maximum.

5.3. *Power conditions.* Unless otherwise specified all tests for performance shall be conducted at the power rating recommended by the manufacturer.

5.4. *Vibration stand.* A vibration stand shall be used which will vibrate at any desired frequency between 500 and 3,000 cycles per minute and shall subject the instrument to vibration such that a point on the instrument case will describe in a plane inclined 45 degrees to the horizontal plane, a circle, the diameter of which is equal to the amplitude specified herein.

6. *Individual performance tests.* All of the various units or complete system shall be tested in accordance with the manufacturer's recommendations. The manufacturer shall conduct sufficient tests to prove compliance with this specification, including the following requirements where applicable.

6.1. *Dielectric.* Insulation shall be subjected to a dielectric test with a R. M. S. voltage at a commercial frequency applied for a period of five seconds equivalent to five times normal circuit operating voltage except where circuits include condensers or other components for which such a test would be inappropriate; then the test voltage shall be 1.25 times circuit operating voltage. The insulation resistance shall not be less than 20 megohms at that voltage.

7. *Qualification tests.* As many instruments or components as deemed necessary to

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

demonstrate that all instruments will comply with the requirements of this section shall be tested in accordance with the manufacturer's recommendations.

7.1. *Low temperature operation.* Each component, or the complete system, after having been subjected to an ambient temperature of -30°C . or -55°C . as applicable (see par. 3.4.1) for a period of 5 hours, without operating, shall then meet the requirements of section 6 at that temperature.

7.2. *High temperature.* The requirements of section 7.1 shall apply except that the exposure temperature shall be 50°C ., 70°C ., or 130°C . as applicable (see par. 3.4.1).

7.3. *Extreme temperature exposure.* The instrument or components shall, after alternate exposures to ambient temperatures of -65°C . and 70°C . or -65°C . and 130°C . as applicable (see par. 3.4.1) for periods of 24 hours each and a delay of 3 hours following completion of the exposure, meet the requirements of section 6 at room temperature. There shall be no evidence of damage as a result of exposure to the extreme temperature specified herein.

7.4. *Magnetic effect.* Magnetic effect of the controller and all indicators shall be determined in terms of the deflection of a free magnet approximately $1\frac{1}{2}$ inches long, in a magnetic field with a horizontal intensity of 0.18 (± 0.01) gauss when the units are held in various positions on an east-west line 12 inches from the center of the magnet. The maximum deflection of the magnet shall not exceed five degrees. Tests shall be made with instruments in power-on condition.

7.5. *Humidity.* The instrument shall be operated under the extreme condition specified in section 3.4.2 for a period of 10 hours after which it shall meet the requirements of section 6.

7.6. *Vibration.* The components shall be subjected to vibration with amplitudes of 0.005" to 0.063" as specified by the manufacturer at frequencies from 1,000 to 3,000 cycles per minute in order to determine that the natural frequency of the components does not lie in this frequency range. After three hours exposure to a vibration test recommended by the manufacturer, as per section 3.4.4, the instrument shall meet the requirements of section 6.

(c) *Application.* (i) Automatic pilots complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Automatic pilots already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of automatic pilot, previously approved types of automatic pilots may be installed. However, in any such change made after the 9-month period new type of automatic pilots installed in aircraft used in instrument flight shall meet the specifications contained herein.

(c) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each automatic pilot shall be permanently marked with

the Technical Standard Order designation "CAA-TSO-C9" to identify the automatic pilot as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for automatic pilots have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After July 1, 1948, specifications contained in this Technical Standard Order will constitute the basis for Civil Aeronautics Administration approval of automatic pilots for use in certificated aircraft used in instrument flight.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft and Components Service, Office of Safety Regulation, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft and Components Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the CAA, Aircraft and Components Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the automatic pilot to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the automatic pilot conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the automatic pilot does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the automatic pilot in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[13 F. R. 3855, 7734]

§ 4b.706 *Gyroscopic indicators (air-driven type).* All air-driven gyroscopic instruments installed shall derive their energy from a suction air pump driven either by an engine or an auxiliary power unit. The following detail requirements shall be applicable:

(a) Two suction air pumps actuated by separate power means shall be provided, either one of which shall be of sufficient capacity to operate, at the service ceiling of the airplane in normal cruising condition, all of the air-driven

gyroscopic instruments with which the airplane is equipped.

(b) A suitable means shall be provided in the attendant installation, where the pump lines connect into a common line, to select either suction air pump for the proper functioning of the instruments, should failure of one source or a breakage of one pump line occur. When an automatic means to permit simultaneous air flow is provided in the system, a suitable method for indicating any interrupted air flow in the pump lines shall be incorporated in the system. In order to indicate which source of energy has failed, a visual means shall be provided to indicate this condition to the flight crew.

(c) A suction gauge shall be provided and so installed as to indicate readily to the flight crew while in flight, the suction in inches of mercury which is being applied to the air-driven types of gyroscopic instruments. Such gauge(s) shall be connected to the instruments by a suitable system.

POWER-PLANT INSTRUMENTS

§ 4b.711 *Operational markings.* Instruments shall be marked as specified in § 4b.889.

§ 4b.712 *Instrument lines.* Power-plant instrument lines shall comply with the provisions of § 4b.516. In addition, instrument lines carrying inflammable fluids or gases under pressure shall be provided with restricted orifices or equivalent safety devices at the source of the pressure to prevent escape of excessive fluid or gas in case of line failure. (For fire-resistant power-plant instrument lines see §§ 4b.654 and 4b.655.)

§ 4b.713 *Fuel quantity indicator.* Means shall be provided to indicate to the flight personnel the quantity in gallons or equivalent units of usable fuel in each tank during flight. Tanks whose outlets and air spaces are interconnected may be considered as one tank and need not be provided with separate indicators. Exposed sight gauges shall be so installed and guarded as to prevent breakage or damage. Fuel quantity indicators shall be calibrated to read zero during level flight when the quantity of fuel remaining in the tank is equal to the unusable fuel supply as defined by § 4b.494. (See § 4b.891.)

§ 4b.714 *Fuel flowmeter system.* When a fuel flowmeter system is installed in the fuel line(s), the metering component shall be of such design as to include a suitable means for bypassing the fuel supply in the event that malfunctioning of the metering component offers a severe restriction to fuel flow.

§ 4b.715 *Oil quantity indicator.* Ground means, such as a stick gauge, shall be provided to indicate the quantity of oil in each tank. (See § 4b.890.) If an oil transfer system or a reserve oil supply system is installed, means shall be provided to indicate to the flight personnel the quantity of oil in each tank during flight.

§ 4b.716 *Cylinder head temperature indicating system for air-cooled engines.* A cylinder head temperature indicator

shall be provided for each engine on airplanes equipped with cowl flaps. In the case of airplanes which do not have cowl flaps, an indicator shall be provided if compliance with the provisions of §§ 4b.571-4b.595 is demonstrated at a speed in excess of the speed of best rate of climb.

ELECTRICAL SYSTEMS AND EQUIPMENT

§ 4b.721 *Installation.* (a) Electrical systems and equipment shall:

(1) Be free from hazards in themselves, in their method of operation, and in their effects on other parts of the airplane;

(2) Be installed in such a manner that they are suitably protected from fuel, oil, water, other detrimental substances, and mechanical damage.

(b) In addition to the requirements specified, all electrical equipment shall be of a type and design adequate for the use intended. For substantiation of the electrical system the data required under § 4b.16 is considered to include:

(1) Wiring diagrams, including a schematic power supply diagram.

(2) Installation data which includes the manufacturer's name and type of all electrical items and reference to pertinent specifications.

(3) A load analysis.

(c) Items of electrical equipment for specific types of airplane operations are listed in Part 41 entitled "Certification and Operation Rules for Scheduled Operations Outside the Continental Limits of the United States" and Part 61 entitled "Scheduled Air Carrier Rules," of this subchapter.

BATTERIES

§ 4b.726 *Capacity.* The capacity shall be that determined necessary from an electrical load analysis.

§ 4b.727 *Protection against acid.* Means shall be provided to prevent corrosive battery substance from coming in contact with other parts of the airplane during servicing or flight.

§ 4b.728 *Battery containers.* Batteries shall be completely enclosed in a container or compartment and shall be easily accessible for servicing and inspection on the ground.

§ 4b.729 *Battery vents.* The battery container or compartment shall be vented in such a manner that gases released by the battery are carried outside the airplane.

§ 4b.730 *Battery cooling.* Battery cooling shall be provided, if necessary, to keep the battery temperature within the limits specified by the battery manufacturer.

GENERATORS

§ 4b.736 *Capacity.* The capacity necessary shall be determined initially from an electrical load analysis and its adequacy shall be demonstrated during flight test. A switch shall be provided for each generator to permit its output to be interrupted.

§ 4b.737 *Generator rating.* Individual generators shall be capable of delivering their continuous rated power.

§ 4b.738 *Generator controls.* Generator voltage control equipment shall be capable of dependably regulating the generator output within rated limits.

§ 4b.739 *Reverse current cut-out.* A generator reverse current cut-out shall disconnect the generator from the battery and other generators when the generator is developing a voltage of such value that current sufficient to cause malfunctioning can flow into the generator.

MASTER SWITCH

§ 4b.741 *Arrangement.* A master switch arrangement shall be provided which will disconnect all sources of electrical power from the main distribution system at a point adjacent to the power sources.

§ 4b.742 *Installation.* The master switch or its controls shall be so installed that it is easily discernible and accessible to a member of the crew in flight.

PROTECTIVE DEVICES

§ 4b.746 *Fuses or circuit breakers.* Protective devices (fuses or circuit breakers) shall be installed in the circuits to all electrical equipment except that such items need not be installed in the main circuits of starter motors or in other circuits where no hazard is presented by their omission.

§ 4b.747 *Protective devices installation.* Protective devices in circuits used in flight shall be so located and identified that fuses may be replaced or circuit breakers reset readily in flight.

§ 4b.748 *Spare fuses.* If fuses are used, one spare of each rating or 50% spare fuses of each rating, whichever is greater, shall be provided.

ELECTRIC CABLES

§ 4b.751 *Electric cables.* The electrical cable used shall be in accordance with approved standards for aircraft electric cable of a slow burning type and shall have adequate current carrying capacity to deliver the necessary power to the items of equipment to which it is connected.

SWITCHES

§ 4b.756 *Capacity.* Switches shall be capable of carrying their rated current.

§ 4b.757 *Installation.* Switches shall be so installed as to be readily accessible to a member of the crew and shall be suitably labeled as to operation and the circuit controlled.

INSTRUMENT LIGHTS

§ 4b.761 *Intensity.* Instrument lights shall provide sufficient illumination to make all instruments, switches, etc., easily readable and discernible.

§ 4b.762 *Installation.* Instrument lights shall be installed in such a manner that their direct rays are shielded from the pilot's eyes and that no objectional reflections are visible to him.

§ 4b.763 *Light dimming.* A suitable means of controlling the intensity of illumination shall be provided unless it can be shown that nondimmed instrument lights are satisfactory.

LANDING LIGHTS

§ 4b.766 *Type.* Landing lights shall be of a type acceptable to the Administrator.

§ 4b.767 *Landing light installation.* Landing lights shall be so installed that there is no objectionable glare visible to the pilot and also that the pilot is not seriously affected by halation. They shall be installed at such a location that they provide adequate illumination for night landing.

§ 4b.768 *Landing light switch.* A switch for each light shall be provided, except that where multiple lights are installed at one location, a single switch for the multiple lights is satisfactory.

POSITION LIGHTS

§ 4b.771 *Type.* Forward and rear position lights shall be of a type certificated in accordance with Part 15 of this chapter.

§ 4b.772 *Forward position light installation.* Forward position lights shall be so installed that, with the airplane in normal flying position, the red light is displayed on the left side and the green light on the right side, each showing unbroken light between two vertical planes whose dihedral angle is 110 degrees when measured to the left and right, respectively, of the airplane from dead ahead. The lights shall be spaced laterally as far apart as practicable.

§ 4b.773 *Rear position light installation.* The red and white position lights shall be mounted as far aft as practicable and so installed that unbroken light is directed symmetrically aft from each light in such a manner that the axis of the maximum cone of illumination is parallel to the flight path. In addition, the intersection of the two planes forming dihedral angle A given in Part 15 of this subchapter shall be vertical. If separate red and white lights are used, they shall be located as close together as practicable.

§ 4b.774 *Top and bottom fuselage lights.* The top and bottom fuselage lights shall each furnish illumination of an intensity equivalent to that of a 32-candlepower lamp installed in a reflector of relatively high reflective properties and shall have a clear cover glass. They shall show light through approximately a hemisphere.

§ 4b.775 *Top and bottom fuselage lights; installation.* The top fuselage light shall be installed in the top of the fuselage approximately in line with the forward position lights. The bottom fuselage light on landplanes shall be installed in the bottom of the fuselage approximately in line with the forward position lights. In the case of seaplanes the location of the bottom light will be subject to specific approval on each model airplane.

§ 4b.776 *Position light flasher.* The position light flasher shall incorporate two flashing circuits which are energized alternately to provide flashing of the position and fuselage lights in the manner indicated below. The flasher shall

be of a type acceptable to the Administrator.

§ 4b.776-1 *Technical Standard Order TSO-C18: "Position Light Flashers"* (CAA rules which apply to § 4b.776)—

(a) *Introduction.* Under section 601 of the Civil Aeronautics Act of 1938, as amended, and §§ 4a.31, 4a.578, 4b.41, and 4b.776 of this chapter, the Administrator of Civil Aeronautics is authorized to adopt standards for position light flashers intended for use on civil aircraft. In adopting these standards, consideration has been given to existing Government and industry standards for position light flashers.

(b) *Directive—(1) Provision.* (i) The performance requirements for position light flashers, as set forth in sections 3.3, 3.4 (except 3.4.2) 4 (except 4.4 and 4.5) and 5 of SAE Specification AS-211, "Flasher, Position Light" dated November 1, 1948, stated below, are hereby established as minimum safety performance standards for position light flashers intended for use on civil aircraft:

1. *Purpose.* To specify minimum requirements for aircraft position light flashers, the operation of which may subject the flasher to the environmental conditions specified in section 3.3.

2. *Scope.* This specification covers two types of position light flashers:

Type I: For nominal 24 volt d. c. systems.
Type II: For nominal 12 volt d. c. systems.

3. *General requirements.*

3.1 *Materials and workmanship.*

3.1.1 *Materials.* Materials shall be of a quality which experience and/or tests have demonstrated to be suitable and dependable for the purpose intended.

3.1.2 *Choice of materials.* Choice and treatment of materials shall be such as to eliminate or minimize:

1. Corrosion.
2. Fire hazard.
3. Fungus growth.

3.1.3 *Workmanship.* Workmanship shall be consistent with high-grade aircraft electrical equipment practice.

3.2 *Identification.*

3.2.1 *Nameplate.* The following information shall be legibly and permanently marked on the unit or attached thereto:

- a. Name of unit (position light flasher).
- b. SAE specification AS211.
- c. Voltage.
- d. Normal motor current—amps.
- e. Flasher contact capacity—amps.
- f. Manufacturer's part number.
- g. Manufacturer's serial number—(date of manufacture, optional).
- h. Manufacturer's name and/or trademark.

3.2.2 *Wiring diagram.* A diagram of the internal wiring of the flasher shall be legibly marked on the unit or attached thereto.

3.3 *Environmental conditions.* The complete unit shall operate under the following environmental conditions and shall meet the following performance requirements:

3.3.1 *Temperature.* When mounted in accordance with the manufacturer's recommendations, the unit shall function over the range of ambient temperature from -35°C to $+55^{\circ}\text{C}$. It shall not be adversely affected by exposure to temperatures in the range of -65°C to $+70^{\circ}\text{C}$.

3.3.2 *Humidity.* The unit shall function and shall not be adversely affected by exposure to a relative humidity in the range of 5% to 90% throughout a temperature range of -35°C to $+55^{\circ}\text{C}$.

¹ Copies may be obtained from the Society of Automotive Engineers, 29 West 39th St., New York, N. Y.

3.3.3 *Altitude.* The unit shall function and shall not be adversely affected when subjected to a pressure and temperature range equivalent to -1000 feet to $+25,000$ feet standard altitude.

3.3.4 *Vibration.* The unit shall function and shall not be adversely affected when subjected to vibration of 0.060 inch double amplitude at from 600 to 3300 cycles per minute when tested complete with its bracket and/or shock mounts and with the direction of vibration perpendicular to its normal mounting surface.

3.3.5 *Dust.* The instrument shall function and shall not be adversely affected when subjected to severe sand and dust conditions.

3.3.6 *Salt spray.* The instrument shall function and shall not be adversely affected when subjected to a salt spray for a period of 100 hours.

3.4 *Radio interference.*

3.4.1 *Radio interference.* The flasher motor shall not be the source of objectionable interference under operating conditions, at any frequencies used on the aircraft, either by radiation or feed back, in radio sets installed in the same aircraft as the flasher. The flasher case shall be electrically continuous and shall be grounded to the aircraft structure.

3.4.2 *Interference suppression.* The motor circuit shall be provided with the necessary radio interference suppression features to suppress its radio interference to the limits set forth herein for conducted and radiated radio interference. In particular, these features shall include adequate filters and inclosing case construction which will prevent interference leakage through it or through joints, seams, and mating surfaces. The volume and weight of filtering equipment required shall be minimized by the application of proper electrical and mechanical design and construction.

3.4.3 *Conducted radio interference limits.* The conducted radio interference voltage produced by operation of the equipment on wiring connected to or associated with the equipment, when measured between each terminal and the ground plane, shall not exceed 200 microvolts over the frequency range of 0.15 to 0.2 of a megacycle and 50 microvolts over the frequency range of 0.2 to 20 megacycles.

3.4.4 *Radiated radio interference.* The radio interference field produced by operation of the equipment when measured with the rod or dipole antenna of the measuring instrument placed in various positions one foot from the equipment and interconnecting cable assemblies, shall not exceed the microvolt values shown in the following table:

Frequency band Mcs.:	Microvolts
0.15-65.0.....	2.5
65.0-100.0.....	5.0
100.0-150.0.....	10.0

4. *Detail requirements.*

4.1 *Input voltage.* The flasher shall perform under all conditions outlined herein, over these input voltages:

- Type I: 22 to 28.5 volts d. c.
- Type II: 11 to 14.5 volts d. c.

4.2 *Flashing cycle and accuracy.* The flashing cycle shall be repeated 40 ± 4 times per minute. Each cycle shall be as follows:

Wing tip and white tail light "ON"-----	130°
Dark-----	50°
Top and bottom fuselage lights and red tail light "ON"-----	130°
Dark-----	50°

A maximum deviation of 5° from these periods is permissible.

4.3 *Current carrying capacity.* Flashing light circuits shall be capable of operating lamp loads having total values as follows:

- Type I flasher: 3.0 amps.
- Type II flasher: 6.0 amps.

They shall satisfactorily handle the inrush currents of the position lights they are to flash.

4.4 *Motor power consumption.* Normal Power Consumption of the motor circuit shall be no more than 10 watts.

4.5 *Life.* The flasher shall operate 500 hours with no adjustment or replacement of parts and shall operate 1,000 hours with no repair other than the replacement of the contacts in the light circuits.

5. *Individual performance requirements.*

5.1 *Individual performance test.* Each flasher unit, before shipment shall be operated at room ambient conditions to assure that it meets the requirements of 4.2 above over the whole range of input voltages specified in 4.1. It shall also be subjected to an insulation resistance test before any internal circuits to ground are completed to assure its freedom from shorts, grounds, etc. Resistance shall not be less than 10 megohms.

(ii) For the purposes of this order, the terms "motor" and "the flasher motor" contained in sections 3.2.1 and 3.4.1 of AS-211, shall be interpreted to mean any type of actuating mechanism.

(2) *Application.* (i) Position light flashers complying with the specifications appearing in this order are hereby approved for all aircraft. Position light flashers already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within one year after the effective date of this order, and

(c) The prototype of which is not flown within one year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If an alteration involving a change in type or model of position light flasher is made within nine months after the effective date of this order, previously approved types of position light flashers may be installed. However, in any such change made after the nine-month period, new types of position light flashers installed on aircraft used in scheduled air carrier operation shall meet the specifications contained herein.

(c) *Specific instructions—(1) Marking.* In addition to the identification information required in the referenced specification, each position light flasher shall be permanently marked with the Technical Standard Order designation, CAA-TSO-C18 to identify the position light flasher as meeting the requirements of this order in accordance with the manufacturers' statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for position light flasher have been met.

(2) *Data requirements.* Ten copies of installation, operating, and maintenance recommendations or instructions shall be submitted by the manufacturer of the position light flasher with his statement of conformance to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C.

(3) *Effective date.* After May 1, 1949, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of position light flashers for use on certificated aircraft used in scheduled air carrier operation.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements

of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest Regional Office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (1) The manufacturer shall furnish to the CAA, Aircraft Service, A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the position light flasher to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the position light flasher conforming with the terms of this order may be started and continued.

(ii) The prescribed identification of the position light flasher does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the position light flasher on his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C.

[Supp. 4, 14 F. R. 3197]

§ 4b.777 *Flashing light sequence.* The forward position lights and the rear white position light shall be on one of the flasher circuits, and the top and bottom fuselage lights and the rear red position light shall be on the other. The flashing sequence shall be repeated automatically when the position light switch is in the "flash" position.

§ 4b.778 *Flashing light cut-out switch.* A switch shall be provided to eliminate the flasher from the position light circuit so that continuous light may be provided by the forward position lights and the rear white position light. The top and bottom fuselage lights shall not be lighted under this condition.

RIDING LIGHT

§ 4b.781 *Standards.* When a riding light is required, seaplanes, flying boats, and amphibians shall have at least one riding (anchor) light, which is capable of showing a white light for at least two miles at night under clear atmospheric conditions.

§ 4b.782 *Installation.* The riding light shall be so installed that it shows the maximum unbroken light practicable when the airplane is moored or drifting on the water. Externally hung light(s) are permitted.

SAFETY EQUIPMENT; INSTALLATION

§ 4b.791 *Marking.* Safety equipment controls which the crew is expected to operate at the time of an emergency such as flares, automatic life raft releases, etc., shall be readily accessible and plainly marked as to the method of operation. When fire extinguishing, life enduring, and signaling equipment is carried in lockers, compartments, etc., such storage places shall be marked for the benefit of passengers and crew.

DE-ICERS

§ 4b.796 *Installation.* When pneumatic de-icers are installed, the installation shall be in accordance with approved data. Positive means shall be provided for the deflation of the pneumatic boots.

FIRE EXTINGUISHERS

§ 4b.799 *Number and installation.* (a) The approved hand-type fire extinguisher required in § 4b.691 (c) shall be installed primarily for the use of the pilot and copilot. The installation of the additional fire extinguishing equipment required in Parts 41 and 61 of this subchapter will depend upon the size and type of the aircraft and the disposition and size of the crew and passengers and location of such fire extinguishers used will be subject to the approval of the Administrator.

(b) An approved fire extinguisher is one approved by the Underwriters' Laboratories or by any other agency deemed qualified by the Administrator.

FLARES

§ 4b.801 *Flare requirements.* When parachute flares are required, they shall be of a type certificated in accordance with Part 15 of this subchapter.

§ 4b.802 *Flare installation.* Parachute flares shall be releasable from the pilot compartment and so installed that danger from accidental discharge is reduced to a minimum. It shall be demonstrated in flight that the installation in each model of airplane is such that ejection is accomplished without any hazard to the airplane or its occupants. If the flares are ejected so that recoil loads are involved, structural provision for such loads shall be made.

SAFETY BELTS AND SIGNAL

§ 4b.806 *Type.* Safety belts shall be of a type certificated in accordance with Part 15 of this subchapter. They shall be so attached that no part of the attachment will fail at a lower load than that specified in § 4b.443 (b).

§ 4b.807 *Safety belt signal.* When a means is provided to indicate to the passengers when the seat belt should be fastened, the device shall be so installed that it can be operated from the seat of either pilot or copilot.

EMERGENCY FLOTATION AND SIGNALING EQUIPMENT

§ 4b.811 *General.* When required by Parts 40, 41, and 61 of this subchapter, an approved life raft or approved life preserver is one approved by either the Administrator, the Bureau of Marine In-

spection and Navigation, the U. S. Army Air Forces, or the Bureau of Aeronautics, Navy Department.

§ 4b.811-1 *Technical Standard Order TSO-C12: "Life Rafts" (CAA rules which apply to § 4b.811)*—(a) *Introduction.* (1) Life rafts are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a, and 4b of this subchapter.

(2) This Technical Standard Order is intended to serve as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his life raft.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for life rafts for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for life rafts which are intended for use in civil aircraft. The specification of the National Aircraft Standards Committee for life rafts contains such requirements.

(b) *Directive.*

Provision. Pursuant to §§ 3.31, 3.716, 4a.31, 4a.525, 4a.537, 4b.41, and 4b.811 of this subchapter, which authorize the Administrator to approve aircraft equipment, including life rafts, the performance requirements for life rafts as set forth in National Aircraft Standards Specification NAS 800, *Airline Life Rafts*, dated November 19, 1947,¹ stated below, are hereby established as minimum safety requirements for life rafts which are intended for use in civil aircraft:

1. *Applicable specifications.*

1.1 The following specifications shall by references hereinafter noted form a part of this specification.

1.1.1 *U. S. Army Specifications.* U. S. Army Spec. 94-40420A Raft, Pneumatic Type A-3A.

2. *Type and grade.*

2.1 This specification covers minimum performance and safety requirements for all types of airline life rafts suitable for commercial transoceanic use.

3. *Materials and workmanship.*

3.1 *Fabric material.* Rubberized fabric used in the construction of the air tubes shall have the following physical characteristics:

Tensile strength (Grab Test) Warp 190 lbs. per inch (Min.). Filler 190 lbs. per inch (Min.).

Tear (Trapezoidal Method): 12 x 12 lbs. per inch (Min.).

Permeability: 10 liters/24 hrs. (Max.).

The ply or coat adhesion of the fabric shall not be less than 3.5 lbs. per square inch. Fabrics used in bottoms, canopy, spray shield, etc., shall be suitable for the purpose intended.

3.2 *Protection.* All metal parts shall be corrosion resistant or suitably protected against corrosion. All cotton material, ropes and twine shall be mildew proofed.

4. *Detail requirement.*

4.1 *Design and construction.*

4.1.1 *Shape.* The raft shall be circular in shape.

4.1.2 *Size.* The following dimensions shall determine the size of raft:

10 man—Inside diameter of raft: 6 ft. 6 in.

¹ Copies may be obtained from the American Aeronautical Forum, 506 Washington Loan and Trust Building, Washington 4, D. C.

15 man—Inside diameter of raft: 8 ft.
20 man—Inside diameter of raft: 10 ft.

4.1.3 *Number of tubes.* The raft shall have two identical air tubes, one superimposed on the other.

4.1.4 *Floor.* The raft shall have a center type floor (suspended from between tubes), with manually inflated blister on each side in the center.

4.1.5 *Buoyancy.* The minimum buoyancy per person shall be 250 pounds, based on the two tubes only (disregarding the buoyancy derived from the floor or the inflatable floor support). Minimum free-board shall be 12 inches for all rafts herein considered, utilizing buoyancy of the complete raft allowing 165 pounds per person. Not less than 85% of each tube should be CO₂ inflated (boarding station tubes are manually inflated with air).

4.1.6 *Inflation.* Both tubes inflated by CO₂ equipment to a pressure of not less than 1 psi and not more than 1½ psi at a corrected temperature of 70° F. and at corrected standard atmospheric pressure. Inflation equipment shall be located on outside periphery of raft. The CO₂ release mechanism shall be suitably identified and protected by a conspicuous warning flap or tab which must be unfastened to permit actuation of the release device. Arrangement shall be such that failure of one tube or manifold will not allow loss of gas in second tube. Any manifold system shall permit equal distribution of gas to the individual tubes. No sealing material which will harden or obstruct the gas passage shall be used.

4.1.7 *Bulkheads.* None required except at boarding stations.

4.1.8 *Boarding stations.* One boarding station shall be provided in each tube and shall consist of a section of tube (minimum length of 30") to be manually inflated from either side of raft. Locations of boarding stations shall not impair rigidity of raft.

4.1.9 *Boarding handles.* Boarding handles shall be suitably located at each boarding station to best assist persons entering the raft from the water. They shall be designed to withstand a pull of 250 lbs. per handle.

4.1.10 *Life line.* A life line of webbing, ¼ inch cotton rope (or equivalent), shall encircle the raft on the outside periphery. It shall be usable with the raft floating either side up. It shall be attached to the raft at intervals by means of knots at the webbing loops (or equivalent).

4.1.11 *Manual inflation valves.* Shall be located so as to permit pump inflation of both tubes from either side. Must not interfere with occupant comfort.

4.1.12 *Color.* All exposed surfaces shall be yellow, conforming to Shade No. 120 of Supplement to Specification #3-1 (U. S. Army Spec. Ref. Sect. E-2 of Spec. #94-40420A) or superior high visibility color.

4.2 Accessory equipment.

4.2.1 *Raft lanyard.* A suitable lanyard of not less than 5/16" diameter cotton rope (or equivalent) with a minimum length of 20 feet shall be provided. One end shall be attached to the raft at tube intersection with the rest of the line held coiled (or looped) at that point. Provision shall be made for attaching the loose end of the lanyard to the outside of the carrying case or container so that the lanyard may be secured to the plane when the raft is put overboard.

4.2.2 *Sea anchor.* A 16" diameter sea anchor shall be provided suitably attached to 25 feet of 5/16" cotton braided line (or equivalent). A point of attachment of suitable strength (not less than 250 lbs.) for the attachment of a sea anchor shall be provided on the tube intersection line diametrically opposite the point of attachment of the raft lanyard.

4.2.3 *Heaving line.* One heaving line (British type or equivalent) shall be located on the outside periphery of the raft so as to be accessible from either side. It shall be mounted near one of the boarding stations. The heaving line and ring shall be designed so as to float on the surface of the water.

4.2.4 *Canopy.* An overall cover shall be provided leaving provisions for opening for two-way cross-ventilation. It shall be easily detachable from periphery of raft. It shall be attached to the periphery of the raft in such a manner as to be usable from either side. Provisions shall be made for supporting the canopy above the heads of the occupants. Material should be light weight, waterproof, non-odorous, and of same color as raft. A closable outlet shall be provided at the center of the canopy to permit controlled trapping of rain water by raft occupants if desired.

4.2.5 *Paddles.* Two paddles, each in two sections, and each 4 feet long (when assembled) shall be provided. The paddles shall be in accordance with or equal to the latest revision of applicable Army or Navy Specifications for Oars; Sectional (Aircraft Use) insofar as materials, strength, general design and finish are concerned. The paddles shall be attached to the raft with suitable rope to prevent loss and stowed to permit easy access and compact raft packing.

4.2.6 *Inflation pump.* The pump shall be in accordance with or equal to the latest revision of the applicable Army-Navy specification for Pumps; Hand Air, insofar as materials, strength, general design and finish are concerned. One pump shall be provided, tied with suitable rope to raft to prevent loss. Stowage shall permit easy access and compact raft packing.

4.2.7 *Accessory case tie-downs.* Provisions shall be made on each side of the floor at center of raft for tie-downs to hold the accessory case. Each tie-down shall be capable of withstanding a pull of 250 pounds.

4.3 Marking instructions.

4.3.1 *Raft identification.* Each raft shall be legibly and permanently marked with the following information:

- Manufacturer's Name.
- Manufacturer's Model and Serial Number.
- National Aircraft Standard Number (NAS 800).

4.3.2 *Placarding instructions.* Suitable placarding in waterproof black ink (or equivalent) shall denote use and location of raft equipment. Placarding shall take into account possible occupancy of either side of raft as well as persons boarding raft from water.

4.4 Tests.

4.4.1 *Pressure test.* Rafts shall withstand an inflation pressure of 6 psi for not more than 10 minutes when new. This test is a check on workmanship, design and seam construction and shall be applied at the manufacturers' plant to occasional rafts selected at random or as otherwise directed by the purchaser.

4.4.2 *Leakage test.* All rafts shall be inflated through the manifold to 2 psi and left for 24 hours. The pressure shall not drop below 1 psi at the end of 24 hours with suitable correction for temperature changes. This test is to be made at the manufacturer's plant.

5. Notes.

5.1 The requirements of this specification are based upon Air Transport Association (ATA) Life Raft Recommendation 1-B.

(c) *Application.* (i) Life rafts complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Life rafts already approved by the Administrator may continue to be installed in aircraft;

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of life raft, previously approved types of life rafts may be installed. However, in any such change made after the 9-month period, new types of life rafts installed in aircraft engaged in over-water operations shall meet the specifications contained herein.

(c) Specific instructions.

(1) *Marking.* In addition to the identification information required in the referenced specification, each life raft shall be permanently marked with the Technical Standard Order designation, "CAA-TSO-C12," to identify the life raft as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for life rafts have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After August 1, 1948, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of life rafts for use in certificated aircraft engaged in over-water operations.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the life rafts to be produced by him meet the minimum safety requirements established in this order. The statement of conformance should specify which size life rafts are being produced. Immediately thereafter distribution of the life raft conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the life raft does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the life raft in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investi-

gation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [13 F. R. 7734]

§ 4b.811-2 *Technical Standard Order TSO-C13: "Life Preservers"* (CAA rules which apply to § 4b.811)—(a) *Introduction.* (1) Life preservers are in the class of aircraft components which the Administrator of Civil Aeronautics is authorized to approve in accordance with Parts 3, 4a, and 4b of this subchapter.

(2) This Technical Standard Order is intended to service as a criterion by which the product manufacturer can obtain Civil Aeronautics Administration approval of his life preserver.

(3) In the establishment of this Technical Standard Order, consideration has been given to existing Government and industry standards for life preservers for the purpose of adopting the performance requirements of one of the recognized aeronautical standards as the minimum safety requirements for life preservers which are intended for use in civil aircraft. The specification of the National Aircraft Standards Committee for life preservers contains such requirements.

(b) *Directive.*

Provision. Pursuant to §§ 3.31, 3.716, 4a.31, 4a.525, 4a.537, 4b.41, and 4b.811, of the Civil Air Regulations, which authorize the Administrator to approve aircraft equipment, including life preservers, the performance requirements for life preservers as set forth in National Aircraft Standards Specification NAS 801, *Airline Life Vests*, dated November 19, 1947,¹ stated below, are hereby established as minimum safety requirements for life preservers which are intended for use in civil aircraft:

1. *Applicable specifications.*

1.1 *None.*

2. *Type and grade.*

2.1 This specification covers minimum performance and safety requirements for all types of airline life vests suitable for commercial transoceanic use.

3. *Materials and workmanship.*

3.1 *Finished fabric.* The finished fabric shall have physical characteristics as follows: Tensile str. (Grab test)—200×180 #/in. (Min.).

Permeability—10 liters/sq. m./24 hrs. (Max.).

3.2 *Life.* Rubberized fabrics used shall be reasonably soft for long life storage in folded condition when stored under dark, cool, and dry conditions with temperature variations not to exceed 120° F. max. and minus 10° F. min. for a maximum of 1000 hours and an average of 80° F. for a total life storage of two years.

3.3 *Protection.* All metal parts shall be corrosion resistant or suitably protected against corrosion. All cotton material, ropes and twine shall be mildew proofed.

4. *Detail requirements.*

4.1 *Design and construction.*

4.1.1 *Compartmentation.* The life vest shall have a minimum of two airtight compartments and shall be designed in such a way that any of these compartments when

properly inflated will support the wearer in the proper flotation attitude.

4.1.2 *Inflation.* At least two compartments shall be separately inflated by a CO₂ cartridge contained in a suitable puncture type device. Each compartment shall have an oral inflation valve, unless the vest is designed in such a manner that oral inflation in one compartment completely supplements the buoyancy of the other compartments in which event only the oral inflation compartment need have an oral inflation valve. The oral inflation valve must be so placed as to be in an easily accessible position.

4.1.3 *Buoyancy.* The design of the life vest should be such that the buoyancy with CO₂ inflation be a minimum of 20 pounds and the additional buoyancy developed by topping up with air should provide a total buoyancy of the vest of 25 pounds.

4.1.4 *Flotation attitude.* Vest shall support wearer in a reasonably upright position, face up (not more than a 45° angle from vertical). It shall be impossible to stay in a face down position. The vest shall be self-righting.

4.1.5 *Donning vest.* Vest shall be easily donned and comfortably worn. It shall be capable of being donned by the wearer alone. Inflated vest shall be proof against slipping off the wearer but it shall not have straps which pass between the wearer's legs. It shall not chafe the wearer's neck unduly, nor shall it choke him uncomfortably when inflated.

4.1.6 *Fastening or attachment.* The means of attachment of the vest by straps or fasteners shall be conveniently located and easily operated by the wearer. Consideration shall be given to operation of fastening means under conditions of darkness and low temperature.

4.1.7 *Color.* Color shall be high visibility yellow.

4.2 *Marking and instructions.*

4.2.1 *Vest identification.* Each vest shall be legibly and permanently marked with the following information:

- a) Manufacturer's Name.
- b) Manufacturer's Model and Serial No.
- c) National Aircraft Standard No. (NAS 801).

4.2.2 *Placarding instructions.* The vest shall be suitably marked with the words "TOP—FRONT" placed in the proper location to identify the correct wearing position. Instructions shall also be placed on each vest to identify inflation devices and their means of operation.

4.3 *Tests.*

4.3.1 *Pressure test.* Each compartment must withstand without failure a pressure of 10 lbs./sq. in. for 5 minutes when new.

4.3.2 *Leakage test.* No loss of rigidity shall be noted after each compartment of the vest has been inflated to 2 p. s. i. and hung on a rack for 12 hours. Each compartment shall be tested for leakage.

(c) *Application.* (i) Life preservers complying with the specifications appearing in this Technical Standard Order are hereby approved for all aircraft. Life preservers already approved by the Administrator may continue to be installed in aircraft:

(a) For which an application for original type certificate is made prior to the effective date of this order.

(b) The prototype of which is flown within 1 year after the effective date of this order, and

(c) The prototype of which is not flown within 1 year after the effective date of this order if due to causes beyond the applicant's control.

(ii) If a major change is made in the installation within 9 months after the effective date of this order involving a change in type or model of life preserver,

previously approved types of life preservers may be installed. However, in any such change made after the 9-month period, new types of life preservers installed in aircraft engaged in overwater operations shall meet the specifications contained herein.

(d) *Specific instructions.*

(1) *Marking.* In addition to the identification information required in the referenced specification, each life preserver shall be permanently marked with the Technical Standard Order designation "CAA-TSO-C13" to identify the life preserver as meeting the requirements of this order in accordance with the manufacturer's statement of conformance outlined below. This identification will be accepted by the Civil Aeronautics Administration as evidence that the established minimum safety requirements for life preservers have been met.

(2) *Data requirements.* None.

(3) *Effective date.* After August 1, 1948, specifications contained in this order will constitute the basis for Civil Aeronautics Administration approval of life preservers for use in certificated aircraft engaged in overwater operations.

(4) *Deviations.* Requests for deviation from, or waiver of, the requirements of this order, which affect the basic airworthiness of the component, should be submitted for approval by the Director, Aircraft Service, Office of Aviation Safety, Civil Aeronautics Administration. These requests should be addressed to the nearest regional office of the Civil Aeronautics Administration, Attn: Superintendent, Aircraft Branch.

(5) *Conformance.* (i) The manufacturer shall furnish to the Civil Aeronautics Administration, Aircraft Service, Attn: A-298, Washington 25, D. C., a written statement of conformance signed by a responsible official of his company, setting forth that the life preserver to be produced by him meets the minimum safety requirements established in this order. Immediately thereafter distribution of the life preserver conforming with the terms of this order may be started and continued.

(ii) The prescribed identification on the life preserver does not relieve the aircraft manufacturer or owner of responsibility for the proper application of the life preserver in his aircraft, nor waive any of the requirements concerning type certification of the aircraft in accordance with existing Civil Air Regulations.

(iii) If the complaints of nonconformance with the requirements of this order are brought to the attention of the Civil Aeronautics Administration, and investigation indicates that such complaints are justified, the Administrator will take appropriate action to restrict the use of the product involved.

(iv) Copies of this Technical Standard Order and other Technical Standard Orders may be obtained from the Civil Aeronautics Administration, Aviation Information Staff, Washington 25, D. C. [13 F. R. 7736]

§ 4b.812 *Installation of rafts and life preservers.* When such emergency equipment is required, it shall be so installed as to be readily available to the crew and passengers. Rafts released automatically or by the pilot shall be at-

¹ Copies may be obtained from the American Aeronautical Forum, 506 Washington Loan and Trust Building, Washington 4, D. C.

tached to the airplane by means of a line to keep them adjacent to the airplane.

§ 4b.813 *Signaling device.* Signaling devices, when required by Parts 40, 41, and 61 of this subchapter, shall be accessible, shall function satisfactorily, and be free from any hazard in their operation.

§ 4b.814 *First-aid equipment.* The amount of first-aid equipment will vary with the number and distribution of passengers and the type of operation involved and the location(s) of such equipment shall be subject to the approval of the Administrator.

RADIO EQUIPMENT; INSTALLATION

§ 4b.816 *General.* Radio equipment installations in the airplane shall be free from hazards in themselves, in their method of operation, and in their effects on other components of the airplane.

MISCELLANEOUS EQUIPMENT; INSTALLATION

ACCESSORIES

§ 4b.821 *Accessories.* Engine-driven accessories essential to the safe operation of the airplane shall be distributed among two or more engines.

HYDRAULIC SYSTEMS

§ 4b.826 *General.* Hydraulic systems and elements shall be so designed as to withstand, without exceeding the yield point, any structural loads which may be imposed in addition to the hydraulic loads.

§ 4b.827 *Tests.* Hydraulic systems shall be substantiated by proof pressure tests. When proof tested, no part of the hydraulic systems shall fail, malfunction, or experience a permanent set. The proof load of any system shall be 1.5 times the maximum operating pressure of that system.

§ 4b.828 *Lines.* Hydraulic lines and fittings in all designated fire zones (see § 4b.651) shall comply with the provisions of § 4b.654.

[Amdt. 04-1, 11 F. R. 11351]

§ 4b.829 *Reservoirs and accumulators.* Location of hydraulic reservoirs and accumulators shall comply with the provisions of § 4b.652, except when they are an integral part of the engine or propeller.

[Amdt 04-1, 11 F. R. 11351]

OXYGEN SYSTEM

§ 4b.831 *Oxygen system.* When oxygen is provided to comply with the requirements of Parts 41 and 61 of this subchapter, the oxygen system installation shall be free from hazards in itself, in its method of operation, and in its effects on other components of the airplane. The oxygen equipment shall be of a type and design which experience or conclusive tests have shown to be adequate for the use intended. The minimum amount of supplemental oxygen required per person for continuous operation is indicated in Figure 4b-19.

SUBPART G—OPERATING LIMITATIONS INFORMATION

§ 4b.841 *Information.* Means shall be provided by which the pilot and other appropriate crew members are adequately informed of all operating limitations

upon which the type design is based. Any other information concerning the airplane found by the Administrator to be necessary for safety during its operation shall also be made available to the crew.

LIMITATIONS

§ 4b.846 *Limitations.* The operating limitations specified in §§ 4b.849-4b.876 and any similar limitations shall be established for any airplane and made available to the operator as further described in §§ 4b.881-4b.926, unless its design is such that they are unnecessary.

AIR SPEED

§ 4b.849 *Air speed.* The air-speed limitations set forth in §§ 4b.850-4b.854 shall be established.

§ 4b.850 *Never-exceed speed.* (a) This speed shall not exceed the lesser of the following:

(1) 0.9 V_a chosen in accordance with § 4b.189, or

(2) 0.9 times the maximum speed demonstrated in accordance with § 4b.171, but shall not be less than 0.9 times the minimum value of V_a permitted by § 4b.189.

(b) The 0.9 factor may be suitably modified to take into account the increase of drag coefficient at high Mach numbers. The factor used shall be substantiated by flight tests.

§ 4b.851 *Maximum structural cruising speed.* (a) This operating limitation shall be:

(1) Not greater than V_c chosen in accordance with § 4b.189.

(2) Not greater than 0.89 times the never-exceed speed established under § 4b.850.

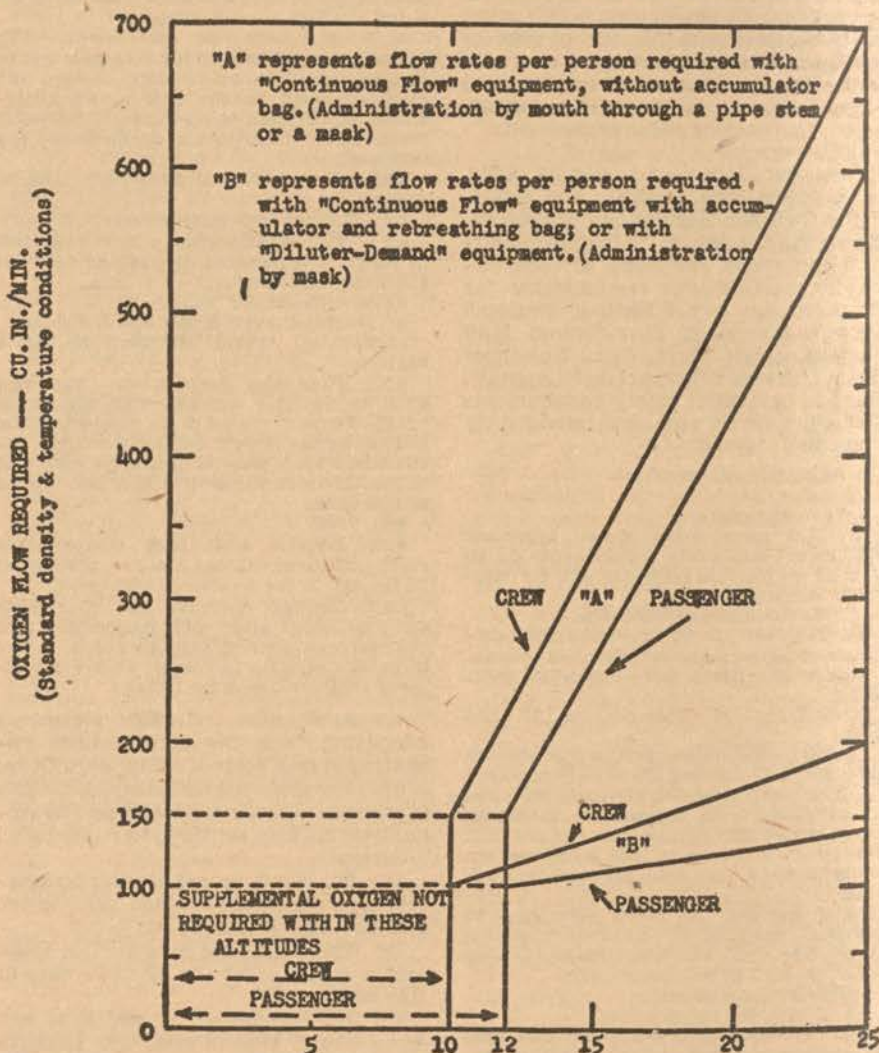
(3) Not less than the minimum V_c permitted in § 4b.189.

(b) The 0.89 factor may be suitably modified to take into account the increase in drag coefficient at high Mach numbers. The factor used shall be substantiated by flight tests.

§ 4b.852 *Maneuvering speed.* See § 4b.189.

§ 4b.853 *Flaps extended speed.* This speed shall not exceed the lesser of the following:

(a) The design flap speed, V_f , chosen in accordance with § 4b.189 or



Altitude—thousands of feet.
(Actual altitude for non-pressurized cabin).
(Equivalent altitude for pressurized cabin).

FIGURE 4b-19.—MINIMUM FLOW OF SUPPLEMENTAL OXYGEN FOR CONTINUOUS OPERATION AT VARIOUS ALTITUDES.

(b) The flap design speed chosen in accordance with § 4b.221, but shall not be less than the minimum value of flap design speed permitted in §§ 4b.189 and 4b.221.

§ 4b.854 *Minimum control speed.* See § 4b.129.

POWER PLANT

§ 4b.861 *General.* The power plant limitations set forth in §§ 4b.862 to 4b.864 shall be established and shall not exceed the corresponding limits established as a part of the type certification of the engine and propeller installed in the airplane.

§ 4b.862 *Take-off operation.* (a) Maximum rotational speed (revolutions per minute).

(b) Maximum permissible manifold pressure.

(c) The time limit upon the use of the corresponding power.

(d) Where the time limit of paragraph (c) of this section exceeds 2 minutes, the maximum allowable cylinder head, or coolant outlet and oil temperatures.

§ 4b.863 *Maximum continuous operation.* (a) Maximum rotational speed (revolutions per minute).

(b) Maximum permissible manifold pressure.

(c) Maximum allowable cylinder head, or coolant outlet and oil temperatures.

§ 4b.864 *Fuel octane rating.* The minimum octane rating of fuel required for satisfactory operation of the power plant at the limits of §§ 4b.862 and 4b.863.

AIRPLANE WEIGHT

§ 4b.866 *Airplane weight.* The airplane weight and center of gravity limitations are those required to be determined by §§ 4b.81-4b.86.

FLIGHT CREW

§ 4b.871 *Minimum flight crew.* The minimum flight crew shall be established by the Administrator as that number of persons which he finds necessary for safety in the operations authorized under § 4b.876. This finding shall be based upon the work load imposed upon individual crew members with due consideration given to the accessibility and the ease of operation of all necessary controls by the appropriate crew members.

[Amtd. 046-9, 13 F. R. 2158]

TYPES OF OPERATION

§ 4b.876 *Types of operation.* The types of operation to which the airplane is limited shall be established by the category in which it has been found eligible for certification and by the equipment installed. (See Parts 41 and 61 of this chapter.)

MARKINGS AND PLACARDS

§ 4b.881 *Markings and placards.* The markings and placards specified are required for all airplanes. Placards shall be displayed in a conspicuous place and both shall be such that they may not be easily erased, disfigured, or obscured. Additional information, placards, and

instrument markings having a direct and important bearing on safe operation may be required when unusual design, operating or handling characteristics so warrant.

INSTRUMENT MARKINGS

§ 4b.886 *General.* The instruments listed in §§ 4b.887-4b.891 shall have the following limitations marked thereon. When these markings are placed on the cover glass of the instrument, adequate provisions shall be made to maintain the correct alignment of the glass cover with the face dial. All arcs and lines shall be of sufficient width and so located as to be clearly and easily visible to the pilot.

§ 4b.887 *Air-speed indicator.* (a) True indicated air speed shall be used:

(1) The never-exceed speed, V_{ne} —a radial red line (see § 4b.850).

(2) The caution range—a yellow arc extending from the red line in subparagraph (1) of this paragraph to the upper limit of the green arc specified in subparagraph (3) of this paragraph.

(3) The normal operating range—a green arc with the lower limit at V_s , as determined in § 4b.93 with maximum take-off weight, landing gear and wing flaps retracted, and the upper limit at the maximum structural cruising speed established in § 4b.851.

(4) The flap operating range—a white arc with the lower limit at V_{fo} as determined in § 4b.93 at the maximum landing weight, and the upper limit at the flaps extended speed in § 4b.853.

(b) When the never-exceed speed and maximum structural cruising speed vary with altitude, means shall be provided which will indicate the appropriate limitation to the pilot throughout the operating altitude range.

§ 4b.888 *Magnetic direction indicator.* A placard shall be installed on or in close proximity to the magnetic direction indicator which contains the calibration of the instrument in a level flight attitude with engine(s) operating and radio receiver(s) on or off (which shall be stated). The calibration readings shall be those to known magnetic headings in not less than 45° increments.

§ 4b.889 *Power-plant instruments.* All required power-plant instruments shall be marked with a red radial line at the maximum, and minimum (if applicable) indications for safe operation. The normal operating ranges shall be marked with a green arc which shall not extend beyond the maximum and minimum limits for continuous operation. Take-off and precautionary ranges shall be marked with a yellow arc.

§ 4b.890 *Oil quantity indicators.* Indicators shall be suitably marked in sufficient increments so that they will readily and accurately indicate the quantity of oil.

§ 4b.891 *Fuel quantity indicator.* When the unusable fuel supply for any tank exceeds 1 gallon or 5% of the tank capacity, whichever is greater, a red band shall be placed on the indicator which extends from the calibrated zero reading to the lowest reading obtainable in the level flight attitude, and a suitable notation in the airplane operating

manual shall be provided to indicate to the flight personnel that the fuel remaining in the tank when the quantity indicator reaches zero cannot be used safely in flight. (See § 4b.713.)

CONTROL MARKINGS

§ 4b.896 *General.* All cockpit controls, with the exception of the primary flight controls, shall be plainly marked and/or identified as to their function and method of operation.

§ 4b.897 *Aerodynamic controls.* The secondary controls shall be suitably marked to comply with §§ 4b.353 and 4b.354.

§ 4b.898 *Power-plant fuel controls.* (a) Controls for fuel tank selector valves shall be marked to indicate the position corresponding to each tank and any cross-feed positions that may exist.

(b) When more than one fuel tank is provided, and if safe operation depends upon the use of tanks in a specific sequence, the fuel tank selector controls shall be marked adjacent to or on the control to indicate to the flight personnel the order in which the tanks should be used.

(c) Controls for engine selector valves shall be marked to indicate the position corresponding to each engine.

§ 4b.899 *Accessory and auxiliary controls.* (a) When a retractable landing gear is used, the visual indicator required in § 4b.384 shall be marked in such a manner that the pilot, at all times, can ascertain when the wheels are secured in either extreme position.

(b) Emergency controls shall be colored red and clearly marked as to their method of operation.

MISCELLANEOUS MARKINGS AND PLACARDS

§ 4b.901 *Baggage compartments and ballast location.* Each baggage or cargo compartment and ballast location shall bear a placard which states the maximum allowable weight of contents and, if applicable, any special limitation of contents due to loading requirements, etc.

§ 4b.902 *Fuel, oil, and coolant filler openings.* The following information shall be marked on or adjacent to the filler cover in each case:

(a) The word "fuel", the minimum permissible fuel octane number for the engines installed, and the usable fuel tank capacity. (See § 4b.494.)

(b) The word "oil" and the oil tank capacity.

(c) The name of the proper coolant fluid and the capacity of the coolant system.

§ 4b.903 *Emergency exit placards.* Emergency exits shall be clearly marked as such in letters not less than 3/4 inch high with luminous paint, such markings to be located either on or immediately adjacent to the pertinent exit and readily visible to passengers. Location and method of operation of the handles shall be marked with luminous paint. (See § 4b.434.)

§ 4b.904 *Operating limitation placard.* A placard shall be provided in front of and in clear view of the pilot(s)

stating: "This airplane must be operated in compliance with the operating limitations specified in CAA approved airplane operating manual."

AIRPLANE OPERATING MANUAL

§ 4b.911 *Airplane operating manual.* An airplane operating manual shall be furnished with each airplane. (See Parts 41 and 61 of this subchapter.) The portions of the manual listed in §§ 4b.912-4b.926 shall be verified and approved by the Administrator. Additional items of information having a direct and important bearing on safe operation may be required when unusual design, operating or handling characteristics so warrant. The manual shall contain, as a minimum, the provisions of §§ 4b.916-4b.926.

§ 4b.911-1 *Airplane Flight Manual (CAA policies which apply to § 4b.911).*

(a) *Purpose.* The purpose of this statement of policy is to outline an acceptable arrangement for the Airplane Flight Manual as required by § 4b.911 effective November 9, 1945. Although this material is intended to apply to Part 4b of this subchapter, it may also be used as a guide for the manual required by 4a.760-T. This policy does not affect the status of manuals which already have final or tentative approval. However, whenever such manuals are revised for other reasons, it is recommended that the terminology of this policy be incorporated wherever it will increase clarity and uniformity. It should be noted that not all the items outlined below for inclusion in the document will be necessary for a given airplane, and the Civil Aeronautics Administration is desirous of holding the document to the smallest practicable amount of material. Only the material (listed below) required by 4b should be included in the Civil Aeronautics Administration approved portion of the manual. However, if desired, the manufacturer or operator may add other data in a distinctly separate section in the same cover. The portion of the material (outlined below) that is to be approved by the Civil Aeronautics Administration must be so marked, and clearly separated from any other material so that no one could easily err in regard to the part that is approved.

(b) *Form.* The page size for the Airplane Flight Manual will be left to the decision of the manufacturer. A cover should be provided and it should indicate the nature of the contents with the following title: "Airplane Flight Manual." Each page of the approved portion should bear the notation "CAA Approved" and the date of issuance. The material should be bound in a semi-permanent fashion so that the pages will not be lost easily, yet should be so bound that revised pages can be inserted. The aircraft specification will identify the manual, and when different types of the

airplane (skiplanes, seaplanes, etc.) are covered in separate manuals, each will be listed. Also, the latest approved revisions will be shown on the specification when these changes are considered of major importance to airworthiness.

(c) *Content.* The Airplane Flight Manual should contain as much of the following as is applicable to the individual model. It is suggested that the document be divided into sections as indicated. The sequence of sections and of items within sections should follow the outline below insofar as practicable. This will facilitate revising the document when an airplane is altered in the field.

(a) *Introduction.*—(1) *Title page.* This page should include the manufacturer's name, airplane model, registration or serial number, date of approval and space for the signature of the Director, Aircraft Service. In addition the following note should be included: "This airplane must be operated in compliance with the Operating Limitations contained herein."

(2) *Table of contents.*

(3) *Log of revisions.* Should provide spaces in which to record revised pages and the date inserted.

(b) *Operating limitations.*—(1) *Weight limits.* In addition to the maximum weights and any relative information, a statement to the effect that the airplane must be loaded in accordance with the approved loading schedule should be included. (See paragraph (e), Weight and Balance Data.) The following is a typical example:

(i) Maximum take-off weight at sea level is 92,000 pounds.

(ii) Maximum landing weight at sea level is 73,000 pounds.

NOTE: This airplane is to be operated in accordance with the approved loading schedule (paragraph (e)).

For maximum permissible weights at various altitudes, see paragraph (d), Performance Information. In scheduled passenger operations, operating weights are limited in accordance with Parts 41 or 61 of this subchapter.

(iii) All weight in excess of the maximum permissible landing weight must consist of disposable fuel.

(iv) All weight in excess of 68,000 pounds must consist of fuel for structural reasons.

(v) All fuel weight must be distributed equally on both sides of the airplane. All main tanks must be filled (equally) first, alternates second, and then auxiliaries. Fuel must be used in reverse order from fuel loading except for take-off, climb and landing, at which time the main tanks should be used.

(2) *Center of gravity limits.* All center of gravity limits should be given in inches from the datum, which should be identified, and in percent of the mean aerodynamic chord, with the landing gear extended.

(3) *Power plant.* The following should be listed:

(i) Engine:

(a) Manufacturer.

(b) Model.

(c) Propeller drive gear ratio.

(d) Fuel, minimum octane.

(e) Temperatures—maximum permissible cylinder head and oil inlet.

(f) Power limits—those given by the engine specification; i. e., excluding the effect of ram on critical altitude.

(g) Any limitations, such as r. p. m. ranges in which operation is prohibited due to engine or propeller vibration.

(ii) An explanation of the instrument markings should be included. A typical example follows:

(a) General: Red radial line—maximum and minimum limits. Yellow arc—take-off and precautionary ranges. Green arc—normal operating ranges. Red arc—ranges in which operation is prohibited.

(b) Fuel quantity indicator (when applicable—reference § 4b.891 of this subchapter). Red arc—fuel which cannot be used safely in flight.

(iii) Propellers:

(a) Manufacturer.

(b) Model designation.

(4) *Speed limitations.* (i) Current Regulations (§ 4b.887 of this subchapter) require that air-speed indicator markings be in terms of "true indicated" (calibrated) air speed. However, the "indicated" air speed may also be included parenthetically in addition to the "calibrated" air speed if desired. This offers the advantage that the pilot may read the correct limitation directly from the instrument.

(ii) The following speeds and explanations of their significance should be included:

(a) Never-exceed speed, V_{ne} (previously known as "glide or dive speed") with and without de-icer boots, if applicable, plus a statement to the effect that speeds in excess of this value may result in structural, flutter, or control hazards. The effects of altitude (i. e. Mach number) on this speed should be given if applicable unless the airplane is equipped with a Machmeter, in which case the "never-exceed" Mach number should also be quoted.

(b) Normal operating limit speed, V_{no} (previously known as "level flight or climb speed" or "maximum structural cruising speed"), with and without de-icer boots if applicable, plus statements to the effect that:

(1) Speeds in excess of this value may result in excessive gust loads, whereas speeds below this value will reduce the structural loads produced by severe gusts. The "maneuvering speed" is generally considered the optimum speed to avoid excessive loads as well as inadvertent stalling or loss of control in turbulent air.

(2) This speed should not be deliberately exceeded, even during descents, because of the possibility of unexpected gusts.

(3) The speed range between V_{no} and V_{ne} is to provide for inadvertent speed increases.

(4) When this speed is reduced at altitude because of Mach number effects, the purpose of such reduction is to maintain the margin between V_{no} and V_{ne} for inadvertent speed increases.

(c) Maneuvering speed, V_p , plus a statement of its significance, of which the following is an example: "Maximum use" of the primary flight controls should be confined to speeds below this value. For this purpose, "maximum use" is defined as the lesser of the following:

Rudder—full throw, or ---- pounds force.
Elevator—full throw, or ---- pounds force.
Aileron—full throw or ---- pounds force with each hand.

(d) Flaps extended speed, V_{fe} at least the speed determined in accordance with § 4b.853 of this subchapter must be given. However when desired, speeds for various combinations of flap settings and power conditions may be given. The following is an example:

Flap setting	Max. speed (m. p. h.)	Max. power
Take-off	-----	Take-off.
Approach	-----	Continuous.
	-----	Take-off.
Landing	-----	Throttled.
	-----	Take-off.

(A note should be added to indicate which of the values is to be marked on the air-speed indicator.)

(e) Landing gear operating speed, V_{lo} , plus a statement that this is the maximum speed at which the landing gear may be lowered or raised.

¹ The term "Airplane Flight Manual" has been agreed upon internationally to distinguish the airplane manual from the "operations manuals" issued by air lines and covering the general field of operating practices. Recommendations have been made to the CAB to revise the title of § 4b.911 and the air-speed limitation terminology in accordance with this policy.

(f) Landing gear extended speed, V_{le} , plus a statement that this is the maximum speed with landing gear extended and locked.

(iii) When a speed limitation (e. g., never exceed speed) results from compressibility effects, the manual should include a statement to this effect and information concerning warning symptoms, probable behavior of the airplane and suggested recovery procedure.

(iv) An explanation of the air-speed indicator markings should be included. A typical example follows:

Air-speed indicator markings

(See definitions of speeds above)

Red radial line—never-exceed speed, V_{ne} .
Yellow arc—caution range, extending from V_{no} to V_{ne} .

White arc—flaps extended range, extending from stalling speed (V_{so}) with flaps in landing position at maximum landing weight to the flaps-extended speed (§ 4b.853 of this subchapter).

Green arc—normal operating range: i. e., from stalling speed with flaps retracted at maximum take-off weight to V_{no} .

(5) *Critical cross wind.* Plus a statement that this is the maximum cross component of wind velocity at which it has been demonstrated to be safe to take-off or land. If the value established during the tests is considered the maximum up to which it is considered safe to operate the airplane on the ground, including take-offs and landings, it should be entered under this item; i. e., as a limitation. However, if the value established is not considered limiting it should be included as Performance Information (paragraph (d)). Instead of a limitation. In the case of flying boat an additional maximum cross component of wind velocity for taxiing may be appropriate material.

(6) *Flight load acceleration limits.*

Flaps up— (At take-off weight).
Flaps down— (At landing weight).

(7) *Type of airplane operation.* A typical example would be as follows:

(i) Transport category,
(ii) Instrument night flying (when required equipment is installed).

(iii) Atmospheric icing conditions—should stipulate "none, trace, light, moderate or heavy".

(iv) Propeller reversing to be used for taxiing only.

(8) *Minimum crew.* Should be given for day contact flight and any additional conditions if desired or considered pertinent.

(9) *Miscellaneous.* Should include any information not given above that is restrictive and considered necessary for the safe operation of the airplane. Some typical examples are as follows:

(i) The wing and tail anti-icing heaters should not be operated in flight when the outside air is above 50° F.

(ii) Pressurized cabin differential pressure limits, etc.

If any of the above limitations are repeated necessarily in some other section of the manual; e. g., Operating Procedures (paragraph (c)), it is considered desirable that the limitation be referenced to the pertinent portion of the manual where it is repeated.

(c) *Operating procedures—(1) Normal.* This section should contain information and instructions regarding peculiarities of: Starting and warming engines, taxiing, operation of wing flaps, landing gear, etc. Also included in this section should be instructions for the operation of any equipment that is considered new in the aeronautical field or comparatively complicated.

(i) A typical example of the former would be: Wing flaps should be exercised through three complete cycles prior to all initial take-offs. This operation accomplishes the auto-

matic bleeding and the equalization of pressure to the eight separate hydraulic flap actuating cylinders.

(ii) Typical examples of the latter are:

(a) Recommended operating procedures for thermal ice prevention system.

(b) Recommended operating procedures for reversible pitch propellers.

(c) Cabin pressurization.

(2) *Emergency procedures.* The following should be included:

(i) The procedure to be used in the event of an engine failure, including recommended minimum speeds, trim, operation of remaining engine(s), etc. A typical example would be as follows:

Engine failure on take-off. The minimum speed (V_1) at which the airplane can be controlled directionally on the runway with an outboard engine inoperative and its propeller windmilling, and with take-off power on the remaining engines, is 60 miles per hour TIAS.

The minimum speed at which the airplane is controllable in flight with the sudden failure of an outboard engine, with take-off power on the remaining engines, is 96 miles per hour TIAS.

If an engine fails during the ground roll below speed V_1 , cut the throttles on all engines and apply brakes. If ground contact has already been broken, land straight ahead if sufficient runway remains. If not, retract landing gear, maintain full power on live engines, and continue take-off. Feather the dead engine as outlined in item (ii) below. Use minimum cowl flap setting on live engines to maintain cylinder temperature within limits. Retrim airplane as necessary. Speed for best climb under these conditions is 115 miles per hour TIAS.

See paragraph (d) (pages 9 and 12) for criterion and V_1 speeds used in determining the runway lengths.

(ii) Propeller feathering. This section of the manual should outline the procedure to be followed in stopping the rotation of propellers in flight.

A typical procedure is outlined below:

(a) Throttle—"Closed."

(b) Push feathering switch button. When propeller blades are fully feathered the button will kick out automatically.

(c) Mixture control—"Idle cut-off."

(d) Cowl flaps—"Closed."

(e) Fuel booster pump—"Off."

(f) Tank selector for engine being feathered—"Off." (Do not shut tank selector "Off" if cross feed is being used.)

(g) Ignition for dead engine—"Off."

(h) Propeller pitch control—"Full decrease revolutions per minute."

(iii) Any emergency procedures that are considered unusual or in which a specific sequence of events are required to accomplish the operation satisfactorily. Some typical examples are as follows:

(a) All-engine go-around when it is recommending practice to retract the flap prior to retracting the gear resulting from a design condition in which the flap creates more drag than the gear.

(b) Fire control procedures.

(c) Emergency cabin depressurization.

(d) Emergency landing gear extension.

(e) Emergency brake operation.

(f) Fuel dumping.

(g) Electrical—including operation of circuit breakers. The manual should specify the circuits in which overriding breakers, if any, are used and contain instructions concerning operation of both overriding and nonoverriding types. The following is a typical example:

All circuit breakers are of the nonoverriding type except the fuel booster pumps and propeller feathering circuits. In an emergency, the breakers in these two circuits may be held closed with the possible risk of fire hazard due to short circuits, etc. Discretion should also be used in repeatedly resetting

nonoverriding breakers due to the fact that resetting may reestablish an arc and increase the fire hazard.

(3) *Other special operating procedures (if any).*

(d) *Performance information—(1) Introductory information.* This should include any general information or any pertinent descriptions of the conditions under which the performance data were determined. The following examples are considered typical and appropriate:

(i) All climb data are for standard atmospheric conditions.

(ii) The minimum effective take-off runway lengths given in this section are defined as the longer of the "accelerate-stop distance" and the distance required to take-off and clear a 50-foot obstacle with one engine becoming inoperative at speed V_1 .

(a) The accelerate-stop distance is the distance required to accelerate the airplane from a standing start to the speed, V_1 , and assuming an engine to fail at this point, to stop.

(b) The take-off distance is defined as the sum of the following:

(1) Distance to accelerate to speed V_1 with all engines operating.

(2) Distance to accelerate from speed V_1 to speed V_2 with one engine in operative and propeller windmilling in low pitch. It is assumed that gear retraction is initiated at the end of this segment.

(3) The horizontal distance traveled in climbing to a height of 50 feet at speed V_2 with one engine inoperative. It is assumed that propeller feathering is not commenced prior to the end of this segment.

(i) Speed V_1 is defined as the critical engine failure speed and is a speed at which the controllability has been demonstrated to be adequate to permit proceeding safely with the take-off when the critical engine is suddenly made inoperative. The minimum V_1 speed for this airplane is 60 miles per hour TIAS; however, as explained below, speeds in excess of this value were used in determining the runway lengths.

(ii) Speed V_2 is defined as the minimum take-off climb speed and is the greater of the following: 1.15 times the power-off stalling speed with the flaps in the take-off position (assuming a four-engine airplane); 1.10 times the minimum control speed, V_{mc} .

The minimum control speed, V_{mc} , is defined as the minimum speed at which the airplane is controllable in flight with the sudden failure of an outboard engine with take-off power on the remaining engines.

(c) All runway lengths given in this manual are based upon optimum V_1 speeds; i. e., the speed selected for V_1 is such that the accelerate and stop distance is equal to the distance to clear a 50-foot obstacle with one engine becoming inoperative at this speed. Consequently, V_1 varies with weight, altitude, wind, gradient, etc. Values for V_1 for the various conditions are given on page 11.

(d) All take-off and landing distances given are for dry, concrete runways.

(e) If the maximum cross component of wind velocity in which landings and take-offs were demonstrated was not considered limiting, it should be included in this section of the manual. A typical example would be as follows:

The maximum crosswind component in which this airplane has been tested is 20 miles per hour measured at a height of 50 feet above the ground. Consequently, in determining the effective take-off and landing runway lengths, a crosswind component greater than this value may not be used.

(2) *Performance data.* These data may be given in either graphical or tabular form and should cover the weight range and all airport and terrain altitudes at which the airplane is intended to be operated. The scale of the charts should permit accurate reading within approximately 0.25 of 1 percent.

Following is a list of data that should be included:

- (i) Air speed calibration—normal and alternate static source.
- (ii) Altimeter calibration—normal and alternate static source.
- (iii) True indicated stalling speeds at all appropriate flap positions.
- (vi) Summary of permissible operating, landing and take-off gross weights as limited by the climb of structural requirements.
- (v) Minimum take-off runway length. Unless optimum values of V_1 are selected, establishing equal distances to accelerate to speed V_1 and stop or to make a take-off over a 50-foot obstacle with the critical engine becoming inoperative at speed V_1 , inclusion of both the accelerate and stop distance and runway length required to take-off and clear a 50-foot obstacle will be necessary. It is recommended that these data be given a range of temperatures and runway gradients sufficient to permit proper dispatching under the rules of § 61.213 of this subchapter in addition to the required standard day temperature data.
- (vi) Take-off flight paths through the final climb segment, flight path slope or data slope or data supplementary to the above subdivision (v) that may be used for dispatching purposes should be included. These should be for the same range of temperatures and runway gradients as subdivision (v).
- ¹ (vii) Minimum take-off climb speed, V_{20} , for the range of weights, altitudes and conditions covered in subdivisions (v) and (vi).
- ² (viii) Critical-engine-failure speed, V_1 or speeds V_1 , for the range of weights, altitudes and conditions covered in subdivision (v) and (vi) (if applicable).
- (ix) Minimum runway length required for landing. With respect to this item, the following data would be considered appropriate:
 - (a) Landing distance from height of 50 feet.
 - (b) Minimum effective landing runway length—scheduled stops.
 - (c) Minimum effective landing runway length—alternate stops.
- (x) If it is desired to take advantage of wind in determining landing and take-off distances all data should be based upon wind velocities reported at a height of 50 feet above the runway; i. e., the runway length would be calculated for one-half of the reported head wind velocity, or twice the reported tail wind velocity, measured at a height of 50 feet corrected to the height of the center of aerodynamic drag of the airplane. A note clearly stating the above stipulations should be included in the manual.
- (xi) The rates of climb and climbing speeds for the desired range of weights and altitudes, together with the corresponding airplane configuration (flap position, gear position, etc.), should be given for the following when applicable:
 - (a) First segment take-off climb (§ 4b.103 (a)).
 - (b) Second segment take-off climb (§ 4b.103 (a)).
 - (c) Third segment take-off climb (§ 4b.97 (d)).
 - (d) Final segment take-off climb (§ 4b.97 (e)).
 - (e) One-engine-inoperative en route climb (§ 4b.103 (b)).
 - (f) All-engine en route climb (§ 4b.102 (a)).
 - (g) Two-engines-inoperative en route climb (§ 4b.104).
 - (h) Approach climb (§ 4b.103 (c)).
 - (i) Landing climb (§ 4b.102 (b)).
 - (xii) Engine power curve.

¹ The distance to accelerate to these speeds should also be included to provide data necessary for gradient problems involving runways with variable gradients of sufficient magnitude that average gradients cannot be assumed.

(xiii) Any instructions or examples for use of the performance charts.

(e) *Weight and balance data.* (1) Inasmuch as it is desired to eliminate the necessity of submitting revisions of the Airplane Flight Manual to the CAA for approval whenever an item of equipment is altered or added, this section of the manual will not be included in the formally approved portion of the document. However, a note to the effect that the airplane should be operated in accordance with the approved loading schedule should be included in the Limitations Section. (See paragraph (b) (1)—Weight Limits.)

(2) It is the intention of the Civil Aeronautics Administration to place the responsibility for the control of weight and balance with the manufacturer and operator. The manufacturer will furnish a weight and balance report for each new airplane which may be included in the manual but not in the approved portion. The Civil Aeronautics Administration's representative will not approve each individual report but will make only occasional spot checks to ascertain that the manufacturer's weight control procedure is adequate. The manufacturer will be expected to furnish complete information with the airplane, not only regarding its actual weight and balance, but also to include sketches, samples and other data that will assist the operator in checking the balance after alterations.

(3) The following material is believed to be complete and adequate for a conventional airplane.

- (i) Weight limits. Should list and explain (where necessary) the various weight limits.
- (ii) Center of gravity limits. Approved operating center of gravity range.
- (iii) Empty weight and empty weight center of gravity location.
- (iv) Equipment list. All equipment included in the empty weight.
- (v) Weight computations. The computations necessary to determine the empty weight center of gravity location, including identification of balance datum.
- (vi) Loading schedule.
- (vii) Loading schedule instructions. Complete instructions in the use of the loading schedule.

In the case of unconventional airplane or airplanes with special features, the foregoing should be modified or amplified as necessary to cover the case.

(d) *Submittal.* Three copies of the above material, less the Weight and Balance Data Section, should be submitted to the appropriate Civil Aeronautics Administration regional office by the applicant for an original approval. The three copies will be signed by the Director, Aircraft Service; one copy will be returned to the applicant, one will be retained by the Washington office and the other by the regional office. A single copy of the title page to be used for the Director's signature may be substituted for the manufacturer's copy if desired. Revisions to the manual will be approved in the regional office. In cases where the revisions are of primary importance to safety in flight, the pertinent Aircraft Specification will contain a description of the change to insure that all manuals are revised. A revision of this type would probably be the subject of an Airworthiness Directive note. One copy of the Weight and Balance Data Section should be included in the manual by the manufacturer for each airplane at the time of certification.

[13 F. R. 4182. Correction noted at 14 F. R. 37]

OPERATING LIMITATIONS AND PROCEDURES

§ 4b.916 *Operating limitations.* This part of the manual shall contain the operating limitation information listed below:

(a) *Air-speed limitation.* Sufficient information shall be included in this section of the manual to permit proper marking of the air-speed limitations on the indicator as required in § 4b.887. It shall also include the design maneuvering speed and the maximum safe air speed at which the landing gear can be safely lowered. In addition to the above information, the manual shall explain the significance of the air-speed limitations, and the color coding used. The explanation of the maneuvering speed shall include a statement to the effect that maneuvers involving an approach to a stall, or full application of rudder or aileron controls, should be confined to speeds below this value.

(b) *Power plant limitations.* Sufficient information shall be included in this section of the manual to outline and explain all power-plant limitations (see §§ 4b.861–4b.864) and to permit marking the instruments as required in § 4b.889.

(c) *Weight and loading distribution.* The airplane weights and center of gravity limits required to be determined by §§ 4b.81–4b.86, together with the items of equipment on which the weight empty is based, shall be entered in this section of the manual. Where the variety of possible loadings warrants, instructions adequate to insure observance of those limitations shall be included in this section of the manual. (See also § 4b.82 (b).)

(d) *Flight load acceleration limits.* The positive limit load factors made good by the airplane structure shall be described here in the manual in terms of accelerations.

(e) *Flight crew.* The number and functions of the minimum flight crew required to operate the airplane safely, which has been determined by the requirements of § 4b.871, shall be entered in this section of the manual.

(f) *Type of airplane operation.* This section of the manual shall state the type(s) of operation(s) for which the airplane and its necessary equipment installations have been certificated.

[Amdt. 04-0, 11 F. R. 71, as amended by Amdt. 04b-5, 12 F. R. 3933]

§ 4b.921 *Operating procedures.* This part of the manual shall contain information indicated in paragraphs (a), (b), and (c) of this section which is peculiar to the airplane, and which concerns the normal and emergency procedures necessary to their safe performance by the crew.

(a) *Normal.* This section shall contain information and instructions regarding peculiarities of: Starting and warming engines, taxiing, operation of wing flaps, landing gear, automatic pilot, etc.

(b) *One-engine-inoperative.* This section of the manual shall outline the procedure to be used in the event of engine failure, including recommended minimum speeds, trim, operation of remaining engine(s), etc.

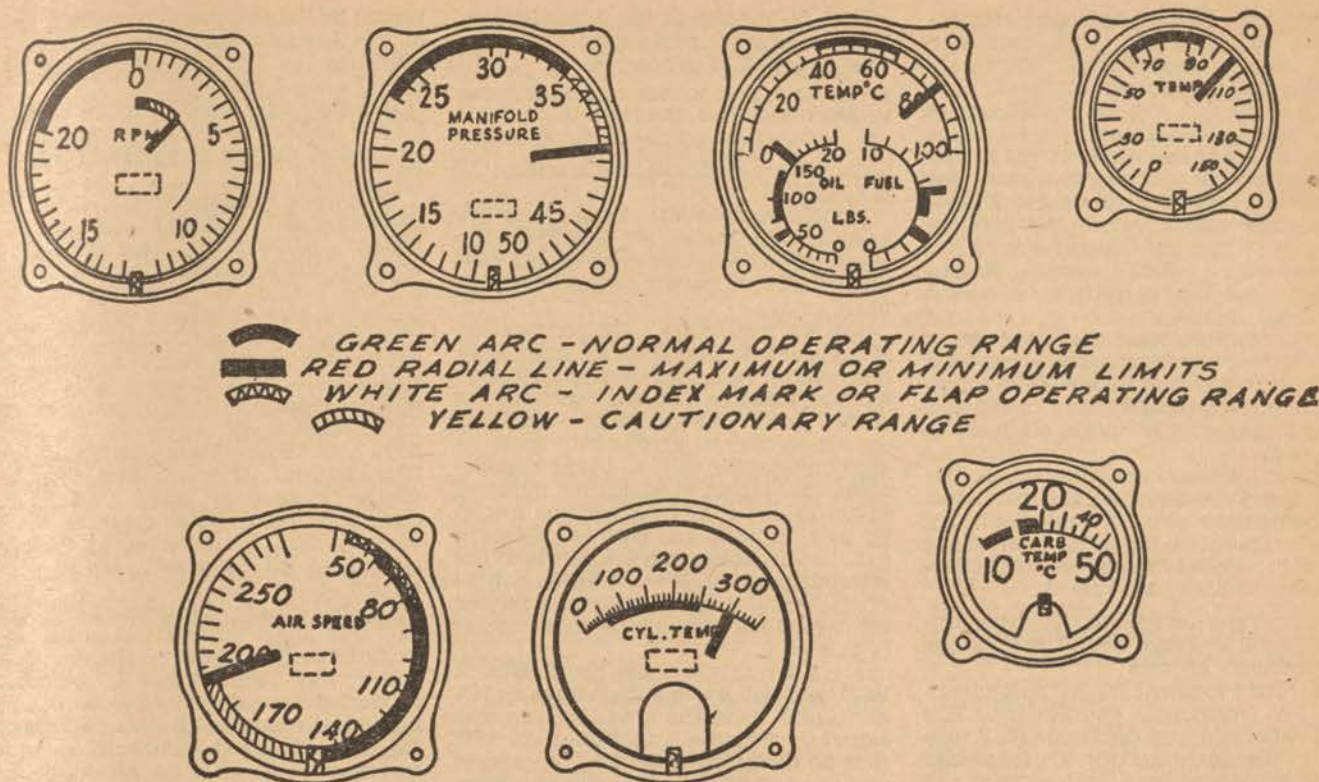


FIGURE 4b-20.—REPRESENTATIVE INSTRUMENT MARKINGS.

(c) *Propeller feathering.* The desirable procedure to be followed in stopping the rotation of propellers in flight shall be included in this section of the manual.

PERFORMANCE

§ 4b.926 *Performance information.* This part of the manual shall contain the performance information listed below:

(a) *Performance data.* A summary of all performance data secured in accordance with §§ 4b.91-4b.114 Performance requirements, as well as all data derived therefrom, required for the application of the operating rules of §§ 61.213-61.222 of this subchapter. Also, any pertinent descriptions of the conditions, air speeds, etc., under which the above data were determined.

(b) *Flap controls.* Adequate instructions for the use and adjustment of the flap controls necessary to obtain the desired performance.

(c) *Air speeds.* The indicated air speeds corresponding to those determined in §§ 4b.94-4b.97 Take-off, together with pertinent discussion of procedures to be followed if the critical engine becomes inoperative during take-off.

(d) *Miscellaneous.* Include a discussion of any significant or unusual flying or ground handling characteristics, knowledge of which would be useful to a pilot who has not previously flown the airplane and which would thereby enable him more readily to obtain maximum performance.

SUBPART H—AIRPLANE IDENTIFICATION DATA

§ 4b.931 *Name plate.* A name plate shall be securely attached and shall contain:

- The manufacturer's name and address,
- Model and serial numbers,
- Date of manufacture,
- Type certification number.

§ 4b.932 *Airworthiness certificate number.* The identifying symbols and registration numbers shall be permanently affixed to the airplane structure in compliance with § 43.10 (c) and (d) of this subchapter.

PART 6—ROTORCRAFT AIRWORTHINESS

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OPERATIONAL DATA

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AUTHORITY: §§ 6.1 to 6.61 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 6.1 to 6.61 contained in Amendment 06-0, Civil Air Regulations, 11 F. R. 6963, except as noted following sections affected. Redesignated by SR-327, 13 F. R. 5488.

GENERAL

§ 6.1 *Scope.* In order to become eligible for type and airworthiness certificates, a rotorcraft shall be shown to

comply with the airworthiness requirements set forth in this part and shall have no characteristic which, according to the findings of the Administrator, renders the rotorcraft unairworthy: *Provided, That:*

(a) If any of the requirements in this part become inapplicable to a particular rotorcraft because of increased knowledge of aeronautics or of the development of unforeseen design features, the Administrator shall accept designs shown to provide an equivalent standard of safety.

(b) Requirements of the U. S. Army or Navy, with respect to airworthiness found by the Administrator to provide an equivalent standard of safety, may be accepted in lieu of the requirements set forth in this part.

Unless otherwise specified, compliance with any amendment to this part shall be mandatory only for rotorcraft for which application for a type certificate has been received subsequent to the effective date of such amendment.

§ 6.2 Type certificate. A type certificate will be issued when the following requirements are met:

(a) *Data required for NC (standard) and NR (restricted) certification.* The applicant for a type certificate shall submit to the Administrator the following: Such descriptive data, test reports, and computations as are necessary to demonstrate that the rotorcraft complies with the airworthiness requirements. The descriptive data shall be known as the type design and shall consist of drawings and specifications disclosing the configuration of the rotorcraft and all design features covered in the airworthiness requirements as well as sufficient information on dimensions, materials, and processes to define the strength of the structure. The type design shall describe the rotorcraft in sufficient detail to permit the airworthiness of subsequent rotorcraft of the same type to be determined by comparison with the type design.

(b) *Inspection and tests for NC and NR certification.* The authorized representatives of the Administrator shall have access to the rotorcraft and may witness or conduct such inspections and tests as are necessary to determine compliance with the airworthiness requirements.

(1) *Inspection.* Inspections and tests shall include all those found necessary by the Administrator to insure that the airplane conforms with the following:

(i) All materials and products are in accordance with the specification given in the type design.

(ii) All parts of the rotorcraft are constructed in accordance with the drawings contained in the type design.

(iii) All manufacturing processes, construction, and assembly are such that the design, strength, and safety contemplated by the type design will be realized in service.

(2) *Flight tests.* Upon satisfactory completion of all necessary inspection and testing on the ground, and upon receipt from the applicant of a report of flight tests conducted by him, and satisfactory proof of the conformity of the rotorcraft with the type design, such

official flight tests as the Administrator finds necessary to prove compliance with this part shall be conducted.

[Amdt. 06-0, 11 F. R. 6963, 7565, as amended by Amdt. 06-2, 13 F. R. 2966]

§ 6.3 Airworthiness certificates. Airworthiness certificates are classified as follows:

(a) *NC certificates.* In order to become eligible for an NC certificate the rotorcraft shall be shown to comply with all of the requirements contained in this part.

(b) *NR certificates.* NR certification is applicable to rotorcraft intended to be operated for restricted purposes not logically encompassed by the requirements of this part. In order to be eligible for an NR certificate, a rotorcraft must be shown to comply with all of the requirements of this part which are not rendered inapplicable by the nature of the special purpose involved, and shall be subject to suitable operating restrictions which the Administrator finds will provide a level of safety equivalent to that contemplated for normal purposes by the requirements of this part.

(c) *NX (experimental) certificates.* A rotorcraft will become eligible for an NX certificate when the applicant presents satisfactory evidence that the rotorcraft is to be flown for experimental purposes and the Administrator finds that it may, with appropriate restrictions, be operated for that purpose in a manner which does not endanger the general public. Rotorcraft used in racing and exhibition flying may be issued NX certificates under the terms of this section. The applicant shall submit sufficient data such as photographs to identify the rotorcraft satisfactorily and upon inspection of the rotorcraft, any pertinent information found necessary by the Administrator to safeguard the general public.

A rotorcraft manufactured in accordance with a type certificate (see § 6.2) and conforming with the type design will become eligible for an NC airworthiness certificate when, upon inspection of the rotorcraft, the Administrator finds it so to conform and in a condition for safe operation. For each newly manufactured rotorcraft this finding shall include a flight check by the applicant.

For rotorcraft manufactured by holders of a production certificate the issuance of an NC airworthiness certificate shall be dependent upon the provisions of Part 2 of this subchapter.

[Amdt. 06-0, 11 F. R. 6963, as amended by Amdt. 06-2, 13 F. R. 2966]

§ 6.4 Changes. Changes shall be substantiated to demonstrate compliance of the rotorcraft with the appropriate airworthiness requirements in effect when the particular rotorcraft was certificated as a type unless the applicant chooses to show compliance with the currently effective requirements subject to the approval of the Administrator, or unless the Administrator finds it necessary to require compliance with current airworthiness requirements.

(a) *Minor changes.* Minor changes to certificated rotorcraft which obviously do not impair the condition of the airplane for safe operation shall be ap-

proved by the authorized representatives of the Administrator prior to the submission to the Administrator of any required revised drawings.

(b) *Major changes.* A major change is any change not covered by minor changes as defined in paragraph (a) of this section.

(c) *Service experience changes.* When the Administrator finds that service experience indicates the need for design changes, the applicant shall submit for the approval of the Administrator engineering data describing and substantiating the necessary changes. The Administrator may in such cases withhold issuance of airworthiness certificates for additional rotorcraft of the type involved until satisfactory corrective measures have been taken. Upon approval by the Administrator, these changes shall be considered as a part of the type design, and descriptive data covering these changes shall be furnished by the applicant to all rotorcraft owners concerned.

(1) In the case of rotorcraft approved as a type under the terms of earlier airworthiness requirements, the Administrator may require that a rotorcraft submitted for an original airworthiness certificate comply with such portions of the currently effective airworthiness requirements as may be necessary for safety.

§ 6.5 Definitions. The following definitions apply to the terms as used in this part:

(a) *Rotorcraft.* Any aircraft deriving its principal lift from one or more rotors.

(b) *Helicopter.* A rotorcraft which depends entirely for its support and motion in the air upon the lift generated by one or more power-driven rotors.

(c) *Gyroplane.* A rotorcraft which depends principally for its support upon the lift generated by one or more rotors which are not power driven, except for initial starting, and which are caused to rotate by the action of the air when the rotorcraft is in motion.

(d) *Main rotor(s).* The main system(s) of rotating airfoils providing sustentation for the rotorcraft.

(e) *Antitorque rotor.* An auxiliary rotor which serves to counteract the effect of the main rotor torque on the rotorcraft.

(f) *Control rotor.* An auxiliary rotor, other than an antitorque rotor, which serves as a device by means of which the rotorcraft can be controlled in flight.

(g) *Plane of rotor disc.* A reference plane at right angles to the mechanical axis of rotation of the rotor.

(h) *Tip speed ratio.* The ratio of the rotorplane flight velocity component in the plane of the rotor disc to the rotational tip speed of the rotor blades.

$$\mu = \frac{V \cos \alpha}{\Omega R}$$

where:

V = air speed of the rotorcraft along flight path (feet per second)

α = angle between flight path and plane of rotor disc

Ω = Angular velocity of rotor (radians per second)

R = rotor radius (feet)

(j) *Load factor, n .* The ratio of any specific load on the rotorcraft to the rotorcraft design weight. When the load in question represents the net external load acting on the aircraft in a given direction, n represents the acceleration in that direction.

(j) *Limit load.* A load which it is assumed, or known, may be experienced but not exceeded in operation. From a design standpoint it is a load which the structure is capable of supporting without detrimental permanent deformations.

(k) *Factor of safety.* A factor by which limit loads are multiplied to obtain ultimate loads.

(l) *Ultimate load.* A load which the structure is capable of carrying without failure (equal to the limit load multiplied by the factor of safety).

(m) *Primary structure.* Those portions of the aircraft the failure of which would seriously endanger the safety of the aircraft.

(n) *Fittings.* Fittings are defined as parts such as end terminals used to connect one structural member to another (see Table 6-1).

[Amdt. 06-0, 11 F. R. 6963, 7565]

§ 6.6 *Approval of materials, parts, processes, and appliances.* Materials, parts, processes, and appliances shall be approved upon a basis and in a manner found necessary by the Administrator to implement the pertinent provisions of this subchapter. The Administrator may adopt and publish such specifications as he finds necessary to administer this section, and shall incorporate therein such portions of the aviation industry, Federal, and military specifications respecting such materials, parts, processes, and appliances as he finds appropriate.

Any material, part, process, or appliance shall be deemed to have met the requirements for approval when it meets the pertinent specifications adopted by the Administrator, and the manufacturer so certifies in a manner prescribed by the Administrator.

[Amdt. 06-1, 12 F. R. 7899]

FLIGHT REQUIREMENTS

§ 6.10 *General.* All rotorcraft shall have such general performance and flight characteristics as to provide reasonable safety during the execution of any maneuver appropriate to, or necessary for, the aircraft and during steady flight at any weight, center of gravity position, speed, and power within the ranges for which the aircraft is certificated. Compliance with all performance requirements shall be demonstrated by suitable flight tests conducted by the applicant and witnessed by a representative of the Administrator of Civil Aeronautics or, at his discretion, conducted by that representative.

§ 6.11 *Landing.* It shall be possible to make a safe landing with all power off.

§ 6.12 *Ground handling.* The rotorcraft shall demonstrate satisfactory ground resonance characteristics.

STRENGTH CRITERIA

§ 6.20 *General.* (a) The primary structure shall be capable of supporting

the ultimate loads without failure and shall be capable of supporting the limit loads for a period of at least 1 minute without detrimental permanent deformations.

(b) *Ultimate loads.* Ultimate loads are those obtained by multiplying the limit loads by the required factor of safety. The factor of safety shall be 1.5, except in cases where an additional (multiplying) factor of safety is specified. In such cases the final factor of safety shall be equal to 1.5 times the additional factor of safety.

(c) *Additional (multiplying) factors of safety.* The additional factors of safety specified in Table 6-1 shall be used where applicable. When more than one additional factor is indicated only the largest need be used.

(d) *Proof of structure.* Structural analyses, load tests, flight tests, dynamic tests, or combinations thereof, shall be made for the purpose of providing proof of compliance with the strength criteria.

(1) *Structural tests.* The following structural tests are required and shall be conducted in such manner as to substantiate clearly compliance with the strength criteria:

(i) Dynamic and endurance tests of rotors and rotor drives, including controls (see § 6.42 (a)),

(ii) Control surface and system tests (limit load and operation tests),

(iii) Vibration surveys (see §§ 6.22 and 6.24 (b)),

(iv) Landing gear drop tests (see § 6.21 (d) (1)),

(v) Such additional tests as may be found necessary by the Administrator to substantiate new and unusual features of the design.

§ 6.21 *Structural loading conditions—*

(a) *General.* The airworthiness rating of a rotorcraft with respect to its strength will be based on the air speeds, rotor speeds, and load factors which can safely be developed in combination. The simultaneous air and rotor speeds which can safely be developed in combination with the specified load factors shall be determined by the applicant and shall serve as a basis for structural loading conditions and, where found necessary by the Administrator, for restricting the operation of the rotorcraft in flight.

(b) *Design limitations.* The following values shall be established by the applicant for purposes of showing compliance with the structural requirements specified in this section:

(1) Maximum design weight, W .

(2) Main rotor maximum tip speed ratio, μ_m (if the tip speed ratio for a helicopter in the autorotation phase exceeds that for power-driven conditions, then the former value shall be used),

(3) Main rotor(s) maximum design revolutions per minute, N .

(4) Auxiliary rotor(s) maximum design revolutions per minute. The limitation selected shall be such as to cover safely all normal operating ranges of the aircraft.

(c) *Flight loading conditions.* The flight load factors specified in subparagraphs (1) and (2) of this paragraph will represent rotor load factors. The net load factor acting at the center

of gravity of the aircraft shall be obtained by proper consideration of balancing loads acting in the specific flight conditions.

(1) *Maneuvering flight conditions.* The rotorcraft structure shall be substantiated for a positive maneuvering limit load factor of 3.5 (resultant force on the rotor(s) equal to 3.5 times the rotorcraft design weight) and a negative maneuvering limit load factor of 1.0, except that lesser values may be used if the manufacturer can prove by analytical study and flight demonstrations that the values selected cannot be exceeded. In no case shall the limit load factors be less than 2.5 positive and 0.5 negative. The resultant force shall be assumed to be applied at the center(s) of the rotor hub(s) and to act in such directions as necessary to represent all critical maneuvering motions of the rotorcraft applicable to the particular type, including flight at the maximum design rotor tip speed ratio under power-on and power-off conditions.

(2) *Gust conditions.* The structure affected shall be substantiated for the loading due to vertical gusts of ± 30 feet per second velocity in conjunction with the critical rotorplane air speeds, including hovering.

(d) *Ground loading conditions.* The structure shall be substantiated for the ground loading conditions specified in the current ANC-2 "Ground Loads Handbook," issued by the Army-Navy-Civil Committee on Aircraft Design Criteria, modified as necessary to suit the type of landing gear employed and character of landing operations undertaken by the rotorcraft. The structure shall be substantiated for a limit load factor not less than two-thirds of the value developed in energy absorption tests specified in subparagraph (1) of this paragraph.

(1) *Energy absorption.* The landing gear shall be capable of absorbing the energy of a free drop from a height of not less than 20 inches measured from the bottom of the tires to the ground, except that a lesser height may be used if the value chosen can be shown to exceed that corresponding to the greatest probable sinking speed at ground contact in power-off landings likely to be made by pilots of average skill. In no case shall the drop height be less than 12 inches. The weight of the rotor blades may be neglected in the drop test. The maximum drop test acceleration developed at the center of gravity shall be determined in the test.

§ 6.22 *Main rotor structure.* The requirements specified in paragraphs (a) to (c) of this section apply to the main rotor assembly(ies) including hub(s) and blades. The structure shall be substantiated for at least the following loading conditions:

(a) The hub(s), blades, blade attachments, and blade controls which are under cyclic flexing or alternating stresses shall be substantiated to demonstrate the airworthiness of these parts under repeated loading conditions associated with normal operation. The vibration stresses of critical metal parts shall be determined in flight and it shall be dem-

onstrated that these stresses do not exceed safe values for continuous operation.

(b) The main rotor structure shall be substantiated for the critical flight condition loads specified in § 6.21 (c). At least the maximum design tip speed ratio condition shall be considered in conjunction with these limit loadings.

(c) The main rotor structure shall be substantiated for the limit loads specified by § 6.21 (c) under conditions of autorotation necessary for normal operation. The rotor r. p. m. used shall be such as to include the effects of altitude.

(d) The rotor blades, hub(s), and flapping hinges shall be substantiated for a loading condition simulating the force of blade impact against its stop during operation on the ground. A limit load acting at the center of gravity of the blade equal to the weight of the blade multiplied by a factor of 2.6" shall be used.

(e) The strength of the rotor assembly shall be substantiated for loadings simulating other critical conditions which may be encountered under normal operation. These shall include "jump-off", rotor "rev-up", and rotor "over-speed" conditions in flight.

§ 6.23 *Fuselage, landing gear, and rotor pylon structure.* The requirements specified hereunder apply to the fuselage, landing gear, and rotor pylon structure. The structure shall be substantiated for at least the following loading conditions:

(a) The structure shall be substantiated for the critical loads specified by § 6.21 (c). The resultant rotor force may be represented as a single force applied at the hub attachment point. Consideration shall be given to the balancing and inertia loads occurring under the accelerated flight conditions. The thrust from auxiliary rotors shall also be considered.

(b) The structure shall be substantiated for the ground loads specified by § 6.21 (d).

(c) The engine mount and adjacent fuselage structure shall be substantiated for loads occurring in the rotorcraft under the accelerated flight and landing conditions, including the effect of engine torque loads. In the case of engines having 5 or more cylinders, the limit torque shall be obtained by multiplying the mean torque by a factor of 1.5. For 4, 3, and 2 cylinder engines the factors shall be 2, 3, and 4, respectively.

§ 6.24 *Controls and control systems.*

(a) The structure of all auxiliary rotors (antitorque and control), fixed or movable stabilizing and control surfaces, and all systems operating any flight controls shall be substantiated in accordance with the provisions of paragraphs (b) to (e) of this section.

(b) *Auxiliary rotor assemblies.* Auxiliary rotor assemblies shall be tested in accordance with the provisions of § 6.42 (a) for rotor drives. In addition, auxiliary rotor assemblies with detachable blades shall be tested for one hour at a speed equal to 1.4 times the speed at which the rotor is driven when the engine is operating at its maximum-except-take-off speed. In the case of auxiliary rotors with metal blades the

vibration stresses shall be determined in flight and it shall be demonstrated that these stresses do not exceed safe values for continuous operation.

(c) *Auxiliary rotor attachment structure.* The attachment structure for the auxiliary rotors shall be substantiated for a limit load equal to the maximum balancing thrust of the rotor acting simultaneously with other loads on the structure occurring under critical maneuvering flight conditions.

The structure shall also be substantiated separately for a limit load equal to the maximum thrust of the rotor or rotors acting simultaneously with the maximum loads in the structure occurring under normal unaccelerated flight and landing conditions.

(d) *Stabilizing and control surfaces.* Stabilizing and control surfaces shall be substantiated for a minimum limit load of 15 pounds per square foot, or for a load due to $C_n = 0.55$ at the maximum design speed, whichever is greater. The load distribution shall closely simulate actual pressure distribution conditions.

(e) *Primary control systems.* From the pilot's compartment to the point of their attachment to the rotor blades (or control areas) manual control systems shall be substantiated for the following minimum limit pilot forces:

(1) Foot type controls: 130 lbs.

(2) Stick type controls: 100 lbs. fore and aft, 67 lbs. laterally (the forces need not be applied simultaneously).

(3) Wheel type controls: 100 lbs. fore and aft, a couple equal to a 53-lb. pilot force applied on opposite sides of the control wheel.

§ 6.25 *Miscellaneous structures.* The strength of all structural items not specifically covered by preceding loading conditions shall be shown to be adequate for their intended purpose. In addition the following specific loading conditions shall be applied:

(a) (1) *Seat loads.* The strength of seats and their attachments to the primary rotorcraft structure shall be substantiated for passenger loads in the accelerated flight and landing conditions based on a standard passenger weight of 170 pounds.

(2) *Safety belt loads.* Structures to which safety belts are attached shall be capable of withstanding an ultimate load of 1,000 lbs. per person applied through the safety belt and directed upward and forward at an angle of 45 degrees with the floor line.

(b) *Local loads.* The primary structure shall be designed to withstand local loads caused by dead weights and by control loads transmitted through attachments. Baggage compartments shall be designed to withstand loads corresponding to the maximum authorized capacity. The substantiation of the adequacy of the structure to withstand dead-weight loads shall include a sufficient number of accelerated flight and landing conditions to insure that the most severe combinations have been investigated.

DETAIL DESIGN AND CONSTRUCTION

§ 6.30 *General.* The primary structure and all mechanisms essential for

the safe operation of the rotorcraft shall not incorporate design details which on the basis of experience the Administrator has found to be unsafe. Certain design features which are essential to the airworthiness of a rotorcraft are hereinafter specified and shall be observed.

(a) *Materials and workmanship.* The primary structure shall be made from materials which experience or conclusive tests have proved to be uniform in quality and strength and to be otherwise suitable for rotorcraft construction. Workmanship shall be of sufficiently high grade as to insure proper functioning of all parts under reasonable service conditions.

(b) *Inspection provisions.* Means shall be provided to permit the examination of such parts of the rotorcraft as require periodic inspection.

(c) *Design of structural parts.* Structural parts shall be designed to avoid stress concentration which may affect adversely the strength of such parts in service, or which may introduce unknown factors into the stress analysis of the structure. Adequate fillets for this purpose shall be provided at all abrupt changes in section. Suitable allowances shall be made in the design for holes and for permissible variations in the location of holes. Joints which are likely to be subjected to appreciable wear shall be designed with replaceable bushings or allowances for oversize bolts or pins.

[Amdt. 06-0, 11 F. R. 6963, 7565]

§ 6.31 *Main rotor blades—(a) Pressure venting and drainage.* Internal pressure venting of the main rotor blades shall be provided. Drain holes shall be provided and, in addition, the blades shall be so designed as to preclude the possibility of water becoming trapped at any section of the blade.

(b) *Stops.* The rotor blades shall be provided with stops, as required for the particular design, to limit the travel of the blades about their various hinges.

NOTE: It is desirable that blades should never hit the droop stops except during starting and stopping the rotor.

(c) *Rotor and blade balance.* Rotors and blades shall be mass balanced to the degree necessary to prevent excessive vibrations and to safeguard against flutter at all speeds up to the maximum forward speed.

NOTE: Based on present design, practice blades should be mass balanced at each spanwise station to such a degree that an increase in blade section angle of attack will produce an increase in pitch reducing moment. (Additional general design information on this subject will be provided as experience with various rotorcraft designs is accumulated.)

§ 6.32 *Stabilizing and control surfaces; dynamic and static balance.* All control surfaces shall be dynamically and statically balanced to the degree necessary to safeguard against flutter at all speeds up to the maximum forward speed.

§ 6.33 *Control systems—(a) Installation.* All control systems shall be designed and installed to provide reasonable ease of operation by the crew and to preclude the probability of inadvertent

operation, jamming, and interference by loose objects and passengers. All pulleys shall be provided with guards.

(b) *Stops.* All control systems shall be provided with stops which positively limit the range of motion of the pilot's controls. Stops shall be capable of withstanding the loads corresponding to the design conditions for the control system.

(c) *Autorotation control mechanism.* The main rotor blade pitch control mechanism shall be so arranged as to permit rapid entry into the autorotative regime of flight in the event of power failure.

§ 6.34 *Landing gear.* (See § 6.21 (d) (1).)

§ 6.35 *Fuselage and cabins—(a) Location of rotors.* All rotors shall be so located as not to endanger persons using passenger doors.

(b) *Pilot compartment.* The pilot compartment shall be so constructed as to afford adequate vision to the pilot under normal flying conditions. In cabin aircraft the windows shall be so arranged that they may be readily cleaned or easily opened in flight to provide forward and downward vision for the pilot.

(c) *Ventilation.* The ventilating system for the pilot and passenger compartments shall be so designed as to preclude the presence of excessive fuel fumes and carbon monoxide. The concentration of carbon monoxide shall not exceed 1 part in 20,000 parts of air under conditions of forward flight or hovering in zero wind. For other conditions of operation, if the carbon monoxide concentration exceeds this value, suitable operating restrictions shall be provided for the information of the crew.

(d) *Baggage compartments.* Each baggage and cargo compartment shall bear a placard stating the maximum allowable weight of contents, as determined by the structural strength of the compartment. Consideration shall be given to the effects of concentrated weights in the baggage compartments. Suitable means shall be provided to prevent the contents of cargo and baggage compartments from shifting.

POWER-PLANT INSTALLATION

§ 6.40 *General.* (a) The power-plant installation is considered to include all components of the rotorcraft which are necessary for its propulsion, with the exception of the structure of the main and auxiliary rotors.

(b) All components of the power-plant installation shall be constructed and installed in such a manner as to assure safe operation of the rotorcraft and shall be provided with all the controls and accessories necessary to assure such operation. Adequate accessibility shall be provided to permit the inspection and maintenance necessary to assure the continued airworthiness of all components of the power-plant installation. Fuel, oil, cooling, or other fluid systems shall be made of materials which, including their normal or inherent impurities, will not react chemically with any fuels, oils, or liquids that are likely to be placed in them.

§ 6.41 *Engine installation—(a) Engines.* The engine shall be of a type which has been type certificated or otherwise found eligible for use in certi-

ficated aircraft. (See Part 13 of this subchapter.)

(b) *Engine vibration.* The engine shall be installed in a manner to preclude harmful vibration of any engine parts or of components of the rotorcraft. It shall be demonstrated by means of a vibration investigation that the addition of the rotor and rotor drive system to the engine does not result in modification of engine vibration characteristics to the extent that the principal rotating portions of the engine are subjected to excessive vibratory stresses. It shall also be demonstrated that no portion of the rotor drive system is subjected to excessive vibratory stresses.

§ 6.42 *Rotor drive mechanism.* The rotor drive mechanism shall incorporate a unit which will automatically disengage the rotor drive and engine from the main and auxiliary rotors in the event of power failure. The rotor drive mechanism shall be so arranged that all rotors necessary for control of the rotorcraft in autorotative flight will continue to be driven by the main rotor(s) after disengagement of the engine and rotor drive from the main and auxiliary rotors.

(a) *Rotor drive and control mechanism endurance test.* (1) The rotor drive and control mechanism shall be tested for not less than 100 hours. The test shall be conducted on the rotorcraft and the power shall be absorbed by the actual rotors to be installed, except that the use of other ground or flight test facilities with any other suitable method of power absorption will be considered satisfactory provided all conditions of support and vibration closely simulate the conditions that would exist during a test on the actual rotorcraft. The endurance test shall consist of the following:

(i) Sixty hours at not less than maximum continuous engine speed in conjunction with maximum continuous engine power. In this test, the main rotor controls shall be set in the position which will give maximum longitudinal cyclic pitch change to simulate forward flight. The auxiliary rotor controls shall be in the position for normal operation under the conditions of the test.

(ii) Thirty hours at not less than 90 percent of maximum continuous engine speed and 75 percent of maximum continuous engine power. The main and auxiliary rotor controls during this test shall be in the same position as for paragraph (a) of this section.

(iii) Ten hours at not less than take-off engine power and speed. The main and auxiliary rotor controls shall be in the normal position for vertical ascent during this test.

(2) All of the tests described in subparagraphs (1) (i), (ii), and (iii) of this paragraph may be conducted either on the ground or in flight. These tests shall be conducted for intervals of not less than 30 minutes except in the case of subparagraph (1) (iii) of this paragraph. The testing of subparagraph (1) (iii) of this paragraph may be accomplished in intervals of 5 minutes or more if desired.

(3) At intervals of not more than every 5 hours during the endurance tests the engine shall be stopped rapidly enough to allow the engine and rotor

drive to be automatically disengaged from the rotors.

(4) Five hundred complete cycles of lateral control and 500 complete cycles of longitudinal control of the main rotors shall be accomplished under the operating conditions as specified in subparagraph (1) (i) of this paragraph. Five hundred complete cycles of control of all auxiliary rotors shall be accomplished under the operating conditions as specified in subparagraph (1) (i) of this paragraph. A complete control cycle is considered to involve movement of the controls from the neutral position, through both extreme positions, back to neutral position. The control cycling may be accomplished during the testing prescribed in subparagraph (1) (i) of this paragraph, or may be accomplished separately. The remainder of the testing prescribed in subparagraphs (1) (i) and (ii) of this paragraph shall be accomplished with the main rotor controls in the position which will give maximum longitudinal cyclical pitch change to simulate forward flight and with the auxiliary rotor controls in the position for normal operation under the conditions of the test. The part of the endurance test specified in subparagraph (1) (iii) of this paragraph shall be accomplished with the main rotor controls neutral and the auxiliary rotor controls in the position for normal operation in a vertical ascent under the power conditions of this portion of the test. Such additional dynamic, endurance, and operational tests or vibratory investigations shall be conducted as are found necessary by the Administrator to substantiate the airworthiness of the rotor drive mechanism.

(b) *Shafting critical speeds.* An investigation shall be made to determine that the critical speeds of all shafting lie outside the range of permissible engine speeds under idling, power-on, and autorotation conditions. It shall be demonstrated by actual operation that this condition is satisfied with the mechanism installed in the rotorcraft.

[Amtd. 06-0, 11 F. R. 6963, 7565]

§ 6.43 *Fuel systems—(a) Capacity and feed.* The fuel capacity shall be not less than 0.15 gallon per maximum (continuous) horsepower for which the rotorcraft is to be certificated. Air-pressure fuel systems shall not be used. Only gravity feed or mechanical pumping of fuel is permitted. The system shall be so arranged that, insofar as practicable, the entire fuel supply may be utilized in the steepest climb and at the best gliding angle and so that the feed ports will not be uncovered during normal maneuvers involving moderate rolling or sideslipping. The system shall also feed fuel promptly after one tank has run dry and another tank is turned on. If a mechanical pump is used, an emergency pump shall also be installed and shall be available for immediate use in case of a mechanical pump failure. Pumps of adequate capacity may also be used for pumping fuel from an auxiliary tank to a main fuel tank.

(b) *Tank installation.* Fuel tanks shall be separated from the engine compartment by a fire wall. At least one-

half inch clear air space shall be provided between the tank and fire wall. Spaces adjacent to the surfaces of the tank shall be ventilated so that fumes cannot accumulate in the tank compartment in case of leakage. If two or more tanks have their outlets interconnected they shall be considered as one tank. The air spaces in such tanks shall be interconnected to prevent the flow of fuel from one tank to another as the result of a difference in pressure in the respective tank air spaces. Mechanical pump systems shall be so arranged that they cannot feed from more than one tank at a time.

(c) *Tank construction.* Each fuel tank shall incorporate a sump and drain located at the point in the tank which is lowest when the rotorcraft is in its normal ground position. The main fuel supply shall not be drawn from the bottom of this sump. All fuel tank outlets shall be provided with large-mesh finger strainers. Each tank shall be suitably vented from the top portion of the air space. Such air vents shall be arranged to minimize the possibility of stoppage by dirt or ice formation. Tanks of 10 gallons or more capacity shall be provided with internal baffles unless suitable external support is provided to resist surging.

(d) *Tank strength.* Fuel tanks shall be capable of withstanding, without failure or leakage, an internal pressure of either $3\frac{1}{2}$ pounds per square inch, or the pressure developed during the maximum limit acceleration with fuel tanks, whichever is greater. Tanks shall be capable of withstanding, without leakage or failure, all vibration, inertia, and fluid loads to which they may be subjected in normal operation.

(e) *Fuel quantity gauge.* The fuel quantity gauge shall be so installed as to indicate readily to a pilot or a flight mechanic the quantity of fuel in each tank while in flight. When two or more tanks in a gravity feed system are closely interconnected and vented, and it is impossible to feed from each one separately, only one fuel quantity gauge need be installed. If a glass gauge is used, it shall be suitably protected against breakage.

(f) *Lines and fittings.* (1) All fuel lines and fittings shall be of sufficient size so that the fuel flow, with the fuel being supplied to the carburetor at the minimum pressure for proper carburetor operation, is not less than the following:

(i) For gravity feed systems; double the normal flow required to operate the engine at take-off power;

(ii) For pump systems: $1\frac{1}{2}$ times the normal flow required to operate the engine at take-off power.

(2) A test for proof of compliance with the applicable flow requirements shall be conducted.

(3) All fuel lines shall be supported to prevent excessive vibration and should be located so that no structural loads can be applied. Bends of small radius or vertical humps in the lines shall be avoided. Copper fuel lines which have been bent shall be annealed before installation. Lines which are connected to components of the rotorcraft between which relative motion may exist shall in-

corporate provisions for flexibility. Flexible hose and fittings used in fuel line connections shall be of an approved type.

(g) *Strainers.* A strainer incorporating a sediment trap and drain shall be provided in the fuel system between the fuel tanks and the engine and shall be installed in an accessible position. The screen shall be easily removable for cleaning. If an engine-driven fuel pump is provided, the strainer shall be located between the fuel tank and the pump.

(h) *Valves.* A positive and quick-acting valve that will shut off all fuel to each engine individually shall be provided. The control for this valve shall be within easy reach of appropriate flight personnel. In the case of rotorcraft employing more than one source of fuel supply, provision shall be made for independent feeding from each source. The shut-off valve shall not be located closer to the engine than the remote side of the fire wall.

(i) *Drains.* One or more accessible drains shall be provided at the lowest point in the fuel system to drain completely all parts of the system when the rotorcraft is in its normal position on level ground. Such drains shall discharge clear of all parts of the rotorcraft and shall be equipped with suitable safety locks to prevent accidental opening.

(j) *Miscellaneous fuel system requirements—*(1) *Filler openings.* All fuel tank filler openings shall be plainly marked with the capacity, the word "fuel", and the minimum allowable fuel octane number for the engine installed. Provision shall be made to prevent fuel overflow from entering the compartments in which the fuel tanks are located.

(2) *Carburetor de-icing and anti-icing provisions.* Provisions shall be incorporated for preventing the formation and for the elimination of ice in the engine air induction system in accordance with the following:

(i) Rotorcraft employing sea level engines with conventional venturi carburetors shall be equipped with a carburetor air preheater capable of providing a heat rise of not less than 90° F. when the engine is operating at 75 percent of its maximum continuous power in air at a temperature of 30° F.

(ii) Rotorcraft employing altitude engines with conventional venturi carburetors shall be equipped with a carburetor air preheater capable of providing a heat rise of not less than 120° F. when the engine is operating at 75 percent of its maximum continuous power in air at a temperature of 30° F.

(iii) Rotorcraft employing altitude engines with carburetors embodying features which tend to prevent ice formation in the induction system shall be equipped with either one of the following:

(a) A carburetor air preheater capable of providing a heat rise of not less than 100° F. when the engine is operating at 75 percent of its maximum continuous power in air at a temperature of 30° F., or

(b) A carburetor air preheater capable of providing a heat rise of not less than 40° F. when the engine is operating at 75 percent of its maximum contin-

uous power in air at a temperature of 30° F., together with a fluid de-icing system. [Amdt. 06-0, 11 F. R. 8963, 7565]

§ 6.44 *Lubrication systems—*(a) *General.* Each engine shall have an independent oil supply. The oil capacity of the system shall be not less than either 1 gallon for every 25 gallons of fuel or 1 gallon for each 100 maximum (continuous) rated horsepower of the engine or engines, whichever capacity is greater. When suitable provisions are made to transfer oil between engines in flight or when a suitable reserve supply is provided the use of a smaller capacity oil system may be permitted. The suitability of the lubrication system shall be demonstrated in flight tests in which engine temperature measurements are obtained. The system shall provide the engine with an ample quantity of oil at a temperature suitable for satisfactory engine operation.

(b) *Tank installation.* Oil tanks shall be vented and shall be provided with an expansion space which cannot be inadvertently filled with oil. The expansion space shall be at least 10 percent of the total tank volume, except that it shall in no case be less than one-half gallon.

(c) *Tank strength.* Oil tanks shall be capable of withstanding an internal test pressure of 5 pounds per square inch without failure or leakage. Tanks shall be capable of withstanding, without leakage or failure, all vibration, inertia, and fluid loads to which they may be subjected in normal operation.

(d) *Quantity gauge.* A suitable means shall be provided to determine the amount of oil in the oil tanks during the filling operation.

(e) *Piping.* Oil piping shall have an inside diameter not less than the inside diameter of the engine inlet or outlet and shall have no splices between connections. All oil lines shall be so supported as to prevent excessive vibration and should be so located that no structural loads can be applied. Lines which are connected to components of the rotorcraft between which relative motion may exist shall incorporate provisions for flexibility. Flexible hose used in the oil system shall be of an approved type.

(f) *Drains.* One or more accessible drains shall be provided at the lowest point in the lubricating system to drain completely all parts of the system when the rotorcraft is in its normal position on level ground. Such drains shall discharge clear of all parts of the rotorcraft and shall be equipped with suitable safety locks to prevent accidental opening.

(g) *Oil temperature.* A suitable means shall be provided for measuring the oil temperature at the engine inlet during flight.

(h) *Filler openings.* All filler openings in the oil system shall be plainly marked with the capacity and the word "oil".

§ 6.45 *Cooling systems—*(a) *General.* The cooling system shall be capable of maintaining engine temperatures within safe operating limits under all conditions

of flight during a period at least equal to that established by the fuel capacity of the rotorcraft, assuming normal engine power and speeds. Compliance with this requirement shall be demonstrated in flight tests in which engine temperature measurements are obtained under critical flight conditions. Such tests shall be conducted in air at temperatures corresponding to the highest anticipated summer air temperatures as specified in paragraph (b) of this section or, if the flight tests are conducted at temperatures that deviate from these temperatures, the recorded engine temperatures shall be corrected in accordance with the following:

(1) Cylinder head temperatures of air-cooled engines and engine oil inlet temperatures shall be corrected by adding the difference between the highest anticipated summer air temperature and the average temperature of the ambient air at the time of the first occurrence of the maximum cylinder head or oil inlet temperature recorded.

(2) Cylinder barrel temperatures of air-cooled engines shall be corrected by adding seven-tenths of the difference between the highest anticipated summer air temperature and the average temperature of the ambient air at the time of the first occurrence of the maximum cylinder barrel temperature recorded.

(b) *Highest anticipated summer air temperatures.* The temperatures employed in correcting engine temperatures observed in flight tests conducted to show compliance with the requirements of paragraph (a) of this section, shall be 100° F. at sea level and shall decrease from that value at the rate of 3.6° F. per thousand feet above sea level.

(c) *Radiators.* Radiators shall be so mounted as not to induce vibrations and strains causing distortion.

(d) *Piping.* Piping and connections shall conform to accepted standards and by their presence shall not induce vibration to the radiator or to the structure of the rotorcraft.

(e) *Drains.* One or more accessible drains shall be provided at the lowest point in any liquid cooling system to drain completely all parts of the system when the rotorcraft is in its normal position on level ground. Such drains shall discharge clear of all parts of the rotorcraft and shall be equipped with suitable safety locks to prevent accidental opening.

(f) *Filler openings.* All filler openings in the cooling system shall be plainly marked with the capacity of the system and the name of the proper cooling liquid.

§ 6.48 *Power-plant instruments, controls, and accessories—(a) Instruments.* The engine instruments required are specified in § 6.52.

(b) *Controls.* All power-plant controls, including those of the fuel system, shall be plainly marked to show their function and method of operation.

(1) *Throttle controls.* Throttle controls shall be easily accessible to both pilots and shall be so arranged as to afford a positive and immediately responsive means of controlling all engines both separately and simultaneously. Flexible throttle control systems shall be of an approved type. Throttle controls may be

combined with the main pitch control if desired.

(2) *Ignition switches.* Ignition switches shall be easily accessible to both pilots. A positive means for shutting off quickly all ignition of multiengine rotorcraft, by grouping of switches or otherwise, shall be provided.

§ 6.47 *Manifolding, fire wall, and cowlings or engine compartment covering—(a) General.* All manifolds, cowlings, and fire walls shall be so designed and installed as to reduce to a minimum the possibility of fire either during flight or following an accident and shall comply with accepted practice in all details of installation not hereinafter specified.

(b) *Exhaust manifolds.* Exhaust manifolds shall be constructed of suitable materials, shall provide for expansion, and shall be so arranged and cooled that local hot points do not form. Exhaust gases shall be discharged clear of the cowlings, rotorcraft structure, carburetor air intake, and fuel system parts or drains. Exhaust gases shall not discharge in a manner that will impair pilot vision at night due to glare. No exhaust manifolding shall be located immediately adjacent to or under the carburetor or fuel system parts unless such parts are properly protected against possible leakage.

(c) *Air intakes.* Carburetor air intakes shall be provided with suitable drains. Cold air intakes shall open completely outside the cowlings unless the emergence of backfire flames is positively prevented. The air intake drain shall not discharge fuel in the possible path of exhaust flames.

(d) *Fire wall.* (1) The engine compartment shall be isolated from the remainder of the rotorcraft by means of fire-resistant bulkheads unless the engine is located in a nacelle which is remote from the remainder of the rotorcraft structure and contains no fuel tanks. The fire walls shall be constructed of one of the following materials, or of a material of equivalent fire-resistant qualities and strength characteristics:

(i) A single sheet of heat and corrosion-resistant steel not less than 0.012 inch thick;

(ii) A single sheet of nickel-chromium-iron alloy not less than 0.015 inch thick;

(iii) A single sheet of low carbon steel not less than 0.018 inch thick, coated with aluminum or otherwise protected against corrosion;

(iv) A single sheet of monel metal not less than 0.018 inch thick;

(v) A single sheet of terneplate not less than 0.018 inch thick;

(vi) Two sheets of aluminum alloy, each not less than 0.020 inch thick, which are separated by a sheet of asbestos mill-board or asbestos fabric sheet not less than 0.125 inch thick, the entire assembly being adequately fastened together.

(2) The fire wall shall have all necessary openings provided with close-fitting, fire-resistant grommets, bushings, or fire wall fittings. Adjacent inflammable structural members or other inflammable components of the rotorcraft shall be protected by asbestos or other fire-resistant material and provisions shall be made to prevent fuel and oil from permeating the insulation.

(e) *Engine cowlings and engine compartment covering.* All cowlings or engine compartment covering shall be made of noninflammable material and shall be so arranged that any accumulations of dirt, waste, fuel, or oil may be readily observed without complete removal of the cowlings or engine compartment covering. The cowlings or covering shall fit tightly to the fire wall. However, openings may be provided if the surface of the aircraft within 15 inches of all such openings is protected with metal or other suitable fire-resistant material. The cowlings or engine compartment shall be completely drainable in all operating attitudes of the rotorcraft. All drains shall discharge clear of the exhaust manifold, the path of the exhaust gases, and all parts of the rotorcraft.

(f) *Heating systems.* Heating systems involving the passage of cabin air over or in close proximity to engine exhaust manifolds shall not be used unless adequate precautions are incorporated in the design to prevent the introduction of carbon monoxide into the cabin or pilot compartment. Heat exchangers shall be constructed of suitable materials, shall be cooled adequately under all conditions, and shall be susceptible to ready disassembly for inspection.

§ 6.47-1. *Fire-resistant aircraft material (CAA rules which apply to § 6.74 (e)).* See § 4b.448-3 of this subchapter.

[Supp. 1, 13 F. R. 7737]

§ 6.48 *Fire protection—(a) Power-plant installation.* The power-plant installation shall be constructed and installed in such a manner as to preclude the possibility of fire.

(b) *Fire protection of flight controls.* All primary flight controls passing through the engine compartment shall be constructed of fire-resistant material, or shall be enclosed in a suitably ventilated and drained enclosure of 0.012 inch thick stainless steel, or material of equivalent fire-resistant qualities.

EQUIPMENT

§ 6.50 *General.* The equipment required shall be dependent upon the type of operation for which certification is desired. Basic minimum requirements are set forth below.

§ 6.51 *Acceptability.* Equipment items for which certification is required shall be certificated in accordance with the provisions of Part 15 of this subchapter. Other items of equipment shall be of a type and design found by the Administrator to be adequate for the purpose intended.

[Amdt. 06-0, 11 F. R. 6963, 7565]

§ 6.52 *Minimum equipment.* All rotorcraft shall be equipped with at least the following:

(a) An air-speed indicator.

(b) An altimeter.

(c) A tachometer for the main rotor or for each main rotor, the speed of which can vary appreciably with respect to another main rotor. (See § 6.53 (b).)

(d) A tachometer for each engine. (See § 6.52 (b).)

(e) An engine oil-pressure gauge when the engine employs a pressure oil system.

(f) A coolant thermometer for each liquid-cooled engine.

(g) An oil inlet temperature thermometer.

(h) A manifold-pressure gauge for each altitude engine.

(i) A fuel quantity gauge. (See § 6.43 (e) for requirements.)

(j) Certificated safety belts for all passengers and members of the crew. (See Part 15 of this subchapter for belt requirements and § 6.25 (a) (1) for installation strength requirements.)

(k) A device for measuring or indicating the amount of oil in the tanks. (See § 6.44 (d) for requirements.)

§ 6.52-1 *Air-speed indicators and altimeters (CAA rules which apply to § 6.52).* See §§ 4b.691-1 and 4b.691-8 of this subchapter.

[Supp. 1, 13 F. R. 7737]

§ 6.53 *Installation requirements—(a) General.* The required equipment shall be so installed as to function dependably.

(b) *Rotor and engine tachometers.* The tachometers required by § 6.52 (c) and (d) may be combined in a single instrument; however, such an instrument shall indicate rotor rpm during autorotation.

OPERATIONAL DATA

§ 6.60 *Operation limitations and information.* A flight manual shall be provided in the rotorcraft by which the operating personnel are informed of all operation limitations and information necessary for its safe operation. The manual shall include information essential to the proper maintenance of the rotorcraft.

§ 6.61 *Identification plate.* An identification plate shall be permanently affixed in a visible location in the pilot compartment of each rotorcraft. This plate shall contain the manufacturer's name, the model designation of the rotorcraft, its date of manufacture, and the manufacturer's serial number.

TABLE 6-1

[Additional (multiplying) factors of safety. See § 6.20 (c)]

Item	Component	Additional factor of safety	May be covered by item No.
1	Fittings (except control system fittings). ¹	1.15	2, 3, 4, 5, 6, 7.
2	Castings. ²	2.00	3, 4, 5.
3	Rotor hubs and blade attachments.	See § 6.22 (d).	
4	Control system joints (plain bearings). ³	6.67	
5	Control surface hinges (plain bearings). ³	1.50	
6	Torque tubes in direct bearing used as hinges.	1.50	
7	Ball and roller bearings in primary systems.	(4)	

¹ Fittings are defined as parts used to connect one primary member to another and shall include the bearing of those parts on the members thus connected. Continuous joints in metal plating and welded joints between primary structural members are not classified as fittings.

² A lower value than 2 will be acceptable where radiographic inspection is employed in accordance with a process specification approved by the Administrator.

³ For bearing stresses only.

⁴ For ball or roller bearings the manufacturer's non-Brinell rating shall equal or exceed the limit load.

PART 9—AIRCRAFT AIRWORTHINESS; LIMITED CATEGORY

Sec.

9.1 Aircraft category.

9.2 Type certificate; requirements for issuance.

9.3 Airworthiness certificate.

AUTHORITY: §§ 9.1 to 9.3 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 9.1 to 9.3 contained in Civil Air Regulations, Amendment 09-0, 11 F. R. 14098, except as noted following section affected. Redesignated by SR-327, 13 F. R. 5486.

NOTE: This part is for the purpose of making available to the public certain military surplus aircraft which were originally designed for the military services of the United States for combat and other specialized purposes and which experience in military service has shown to be safe for operation so long as the operation is confined to flights in which neither passengers nor cargo are carried for hire.

§ 9.1 *Aircraft category.* Aircraft certificated in accordance with this part shall be classified in the limited category, suffix "L".

§ 9.2 *Type certificate; requirements for issuance.* A type certificate will be issued if the Administrator finds:

(a) The aircraft is of a make and model which was originally designed and has been manufactured for, and accepted for use by, the military services of the United States for combat or other specialized purposes.

(b) There is no civilian aircraft of essentially the same basic model for which an approved type certificate has been issued.

(c) That information obtained from the record of operation of the make and model as a military aircraft does not disclose any characteristics which would render it unsafe when operated as a civil aircraft in accordance with the limitations and conditions prescribed by the Administrator.

(d) Application is made for the type certificate prior to December 31, 1947.

§ 9.3 *Airworthiness certificate—(a) Requirements for issuance.* A limited airworthiness certificate will be issued by the Administrator for an aircraft eligible for a type certificate under this part if he finds, after inspection, that the aircraft is in a good state of preservation and repair and is in a condition for safe operation. Such inspection shall include a flight check by the applicant. Limited airworthiness certificates shall not be issued after August 31, 1948, to any aircraft which has not previously been so certificated.

(b) *Limitations.* The Administrator shall prescribe in the aircraft operating record such limitations and conditions as are necessary for safe operation of the aircraft.

[Amtd. 09-2, 13 F. R. 4999]

PART 13—AIRCRAFT ENGINE AIRWORTHINESS¹

GENERAL

Sec.

13.1 Scope.

13.2 Deviation.

13.3 Acceptance of Army or Navy requirements.

13.4 Inspection.

AIRWORTHINESS REQUIREMENTS

13.20 Design and construction.

13.21 Block testing.

13.22 Identification plate.

13.23 Demonstration of compliance.

TYPE CERTIFICATE

13.30 Requirements.

13.31 Data required.

13.32 Changes.

13.33 Manufacturer's instructions.

AUTHORITY: §§ 13.1 to 13.33 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 13.1 to 13.33 contained in Amendment 116, Civil Air Regulations, 6 F. R. 2868.

GENERAL

§ 13.1 *Scope.* The airworthiness requirements set forth in this part shall be used as a basis for determining the original eligibility of aircraft engines for use in certificated aircraft or for the issuance of type certificates therefor. Aircraft engines, when manufactured in accordance with, and conforming to, the aircraft engine specifications approved and in effect prior to August 1, 1941, of types having satisfactory safety records, will be eligible for use in certificated aircraft if such engines are in condition for safe operation.

§ 13.2 *Deviation.* Deviation from the requirements of this part may be permitted if it is clearly demonstrated that such deviation meets standards equivalent to or in excess of the requirements of this part in insuring safe operation.

§ 13.3 *Acceptance of Army or Navy requirements.* Equivalent requirements of the United States Army or Navy, with respect to airworthiness, may be accepted in lieu of the requirements provided in this part.

§ 13.4 *Inspection.* An authorized representative of the Administrator shall be permitted at any time and place to make such inspections and tests as are necessary to determine compliance with the requirements of this part.

AIRWORTHINESS REQUIREMENTS

§ 13.20 *Design and construction.* The engine shall be designed and constructed to function reliably under all flight and atmospheric conditions when properly installed, operated, and maintained in an aircraft.

(a) *Materials.* The engine shall be made of materials proved by experience or conclusive tests to be uniformly adequate in quality and strength, and otherwise suitable for the parts in which they are used.

¹ Civil Aeronautics Manual 13, which may be secured from the Correspondence Section, Civil Aeronautics Administration, Washington 25, D. C., sets forth in detail the Administrator's interpretations and explanations of the requirements of this part.

(b) *Fire prevention.* The engine shall be so designed and constructed, and materials of such quality shall be used, that the probability of the occurrence and spread of fire because of structural failure, overheating, or other causes, shall be reduced to a minimum.

(c) *Detail design.* The engine shall incorporate only details of design proved by experience or conclusive tests to be reliable and otherwise satisfactory for safe operation.

(1) *Durability.* The wearing surfaces, lubrication system and parts subject to fatigue shall be so designed and constructed that no unsafe condition will develop between overhaul periods when the engine is properly installed, operated and maintained in an aircraft.

(2) *Vibration.* The engine shall be designed and constructed to operate throughout its normal operating range of speeds and powers without excessive stress in the engine parts because of vibration, and without imparting excessive vibration forces to the engine support structure, when the engine is properly installed, operated, and maintained in an aircraft with a suitable flight propeller.

(3) *Fuel and induction system.* (i) The fuel system of the engine shall be designed and constructed to supply a satisfactory mixture under all flight and atmospheric conditions, during idling, acceleration, take-off, flight, and landing, when the engine is properly installed, operated, and maintained in an aircraft.

(ii) The intake passages of the engine through which air, or fuel in combination with air passes, for combustion purposes, shall be designed and constructed, insofar as possible, to avoid formation of ice deposits in such passages. The engine shall be designed and constructed so as to permit the use of a satisfactory means of ice prevention.

(4) *Ignition system.* All spark ignition engines shall be equipped with, (i) a dual ignition system having at least two spark plugs per cylinder and two separate electrical circuits having separate sources of electrical energy, or (ii) an ignition system which will function with equal reliability in flight.

(5) *Lubrication system.* The lubrication system of the engine shall be so designed and constructed that the system will function properly in all flight attitudes and atmospheric conditions in which the engine is intended to be used. In wet sump engines, such requirement shall be met when only one-half the maximum oil supply is in the engine. The system shall be so designed and constructed that provision can readily be made for properly cooling the oil.

(6) *Engine cooling.* The engine shall be designed and constructed to provide satisfactory cooling when the engine is properly installed, operated, and maintained in an aircraft.

(7) *Engine and accessory mounting attachments.* (i) The mounting attachments and structure of the engine shall have sufficient strength, when the engine is properly supported by a suitable engine mount structure, to meet the structural loading conditions of Part 4 of this subchapter, and to withstand vibration forces likely to occur.

(ii) Accessory mounting provisions and drives shall be designed and constructed to provide for the safe operation of the engine with the accessories attached. All essential engine accessories which may require inspection, adjustment, or removal between engine overhauls shall be mounted in such manner that they may be readily inspected, adjusted, or removed without disassembly of the engine.

§ 13.21 *Block testing.* The engine, including at least essential accessories, shall satisfactorily complete block testing as provided in this section under power outputs and conditions simulating the most severe flight operations possible when the engine is properly installed, operated and maintained in an aircraft. Separate engines of identical design and construction may be used for the endurance, calibration, and operation tests.

(a) *Testing equipment and personnel.* The applicant shall furnish suitable testing equipment and facilities, and competent personnel to conduct the required block tests.

(b) *Witnessing of tests.* An authorized representative of the Administrator shall witness all block testing sufficiently to ascertain that the information presented in the applicant's test report is substantially correct and complete. Such representative shall witness, in their entirety, the operation test, the calibration test, the tear-down inspection, and at least the last 50 hours of the endurance tests.

(c) *Engine operating conditions and limitations.* The engine operating conditions maintained within suitable tolerances or satisfactorily demonstrated during the testing shall determine the operating limitations to be assigned the engine by the Administrator. Such operating limitations shall include those necessary or advisable for safe operation of the engine, and may be placed on the following and any necessary additional items: power output, crankshaft speed, manifold pressure, spark and mixture settings, fuel and oil grades, and cylinder head, barrel, intake air, and oil inlet temperatures.

(d) *Calibration tests.* The engine shall be subjected to such calibration tests as are necessary to establish its power characteristics and the conditions under which it is to be endurance tested. Such tests shall cover, but need not be limited to, the proposed cruising, maximum-except-take-off, and take-off operating conditions.

(e) *Operation tests.* The engine shall be operated at various power outputs and speeds throughout the proposed operating range to demonstrate that the engine has satisfactory running and vibration characteristics, and freedom from detonation.

(f) *Endurance tests.* The endurance tests shall consist of the following 150 hours of testing on the same engine, in the order stated: (1) 50 hours at maximum-except-take-off power, (2) 50 hours at the most critical cruising conditions, (3) 40 hours at 91 percent take-off power or at least maximum-except-take-off power, and (4) 10 hours at take-off power. Such endurance tests shall be

conducted in periods of not less than 30 minutes duration.

(1) *Engine adjustments and parts replacements.* (i) External adjustments and replacements of minor parts such as spark plugs, which are normally made in servicing aircraft engines, may be performed at reasonably spaced servicing periods designated in advance by the applicant.

(ii) Minor internal adjustments and replacements of minor parts, which are normally made during a top overhaul, may be performed during the optional 100-hour tear-down inspection.

(iii) The tests shall not be considered satisfactory if excessive adjustments or excessive replacements of minor parts are made, unless it is demonstrated that the causes therefor have been remedied.

(iv) Parts used to replace other parts, except as permitted by (i) and (ii) of this subparagraph, shall satisfactorily meet the 150-hour endurance tests: *Provided*, That the Administrator may accept other substantial equivalent proof of such parts.

(2) *Forced stops.* A forced stop is any malfunctioning of the engine or its essential accessories which would cause or make advisable an engine stop, including, but not limited to, structural failure, excessive increase in vibration, excessive leaking of fuel, oil, or coolant, or an appreciable decrease in performance not attributable to general wear or change in atmospheric conditions. When a forced stop occurs, appropriate corrective measures shall be taken to insure insofar as possible that similar malfunctioning will not reduce the reliability of the engine in service.

(g) *Optional tear-down inspection.* The applicant may, but shall not be required to, conduct a tear-down inspection after the completion of the first 100 hours of endurance testing.

(h) *Final tear-down inspection.* (1) At the completion of the endurance tests, the engine shall be completely disassembled and a detailed inspection made of the engine parts. Highly stressed parts shall be examined by suitable methods to determine the presence of hidden fatigue cracks. Wear measurements shall be taken and a comparison made of the final condition of parts and their condition prior to the beginning of the endurance tests or their dimensions as shown on the drawings. A conformity check consisting of a comparison of the parts of the engine tested with the drawings may be required at this time.

(2) If any part shows evidence of fatigue or impending failure or is otherwise not in a condition for safe operation, the engine will not be considered satisfactory unless appropriate corrective measures are taken and proven satisfactory by suitable testings: *Provided*, That the Administrator may accept other substantially equivalent proof.

(i) *Test report.* The applicant shall prepare and submit a suitable report completely covering the required testing of the engine and the tear-down inspections. Such report shall be signed by an authorized representative of the applicant and the authorized representative

of the Administrator who witnessed the testing and tear-down inspections.

§ 13.22 *Identification plate.* A suitable identification plate shall be permanently attached to the engine in a location which will be readily accessible when the engine is installed in an aircraft. Such plate shall contain such pertinent information as may be prescribed by the Administrator.

§ 13.23 *Demonstration of compliance.* Compliance with the airworthiness requirements of this part shall be substantiated insofar as practicable by pertinent technical data and inspections. Analyses or additional tests satisfactory to the Administrator shall be made when warranted by unconventional design features or the results of block testing.

TYPE CERTIFICATE

CROSS REFERENCE: For regulations governing issuance of type certificates, see Part 2 of this subchapter.

§ 13.30 *Requirements.* In order to obtain an aircraft engine type certificate an applicant shall comply with the requirements of §§ 13.20-13.23 and §§ 13.31-13.33.

§ 13.31 *Data required.* In addition to the data required to show compliance with the airworthiness requirements, the applicant for a type certificate shall submit descriptive data adequate for the reproduction of other engines of the same type.

§ 13.32 *Changes.* When any change in design, construction, or operating limitations is made in an engine being manufactured under a type certificate, suitable data describing the change shall be submitted for the approval of the Administrator.

(a) *Major changes.* A major change is any change in design, construction, or operating limitations which might have an adverse effect on the reliability or other airworthiness characteristics of an engine. Proof adequate to show that a major change does not have such adverse effect shall be submitted to the Administrator. Engines incorporating major changes shall not be released for service until such changes are approved by the Administrator.

(b) *Minor changes.* A minor change is any change not within the definition of a major change. Adequate data describing each minor change shall be made conveniently available, in the manufacturing plant, to a representative of the Administrator at least by the time such change is released for production. The technical data file formally submitted to the Administrator shall be brought up to date insofar as such minor changes are concerned at least every 6 months.

§ 13.33 *Manufacturer's instructions.* The holder of a type certificate shall, within a reasonable time after receiving such certificate, prepare and submit for approval by the Administrator suitable instructions for the installation, operation, servicing, maintenance, repair and overhaul of the type certificated engine model or models. The holder of a type certificate shall make the approved instructions available to persons

engaged in the operation, maintenance, repair or overhaul of engines manufactured under such certificate and shall prepare, submit for approval, and make available such revisions to the instructions as are found advisable from service experience.

PART 14—AIRCRAFT PROPELLER AIRWORTHINESS

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AUTHORITY: §§ 14.1 to 14.54 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 14.1 to 14.54 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

GENERAL

§ 14.1 *Provisions for rating.* Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, empowering and requiring the Civil Aeronautics Board to prescribe such minimum standards governing the design, materials, workmanship, construction, and performance of propellers as may be required in the interest of safety, and to provide for the rating of aircraft as to airworthiness, the requirements hereinafter set forth shall be used as the minimum standards for establishing such rating for propellers for use in certificated aircraft.

[Reg. 601-A-1, 3 F. R. 2052, as amended by Amdt. 75, 5 F. R. 3946]

§ 14.2 *Scope.*—(a) *Airworthiness requisites.* To show eligibility of a propeller for certification the propeller shall meet the requirements of this part as to design, construction, and testing. The manufacturer shall comply with the requirements by the submission of technical data and by conducting tests with suitable test equipment. The applicable requirements are set forth in §§ 14.10-14.40.

(b) *Type certificate.* The general requirements for the issuance of a type

certificate are set forth in Part 2 of this subchapter. The procedure relative to type certification of propellers is set forth in § 14.50.

(c) *Production certificate.* The requirements for the issuance of a production certificate are set forth in Part 2 of this subchapter.

(d) *Deviations.* When a propeller embodies a feature of design or construction which deviates from the practice in conventional screw propeller types, application shall be made to the Administrator for special rulings covering the feature in question.

§ 14.3 *Hubs and blades.* Interchangeable propeller hubs and blades are certificated as separate units and the word "propeller" as used in this part applies, where applicable, to a propeller hub and to a blade as well as to a complete propeller.

§ 14.4 *Testing facilities.* A manufacturer submitting a propeller for certification shall conduct all of the tests and supply or arrange for the testing facilities necessary to show compliance with the requirements contained in this part. When, in the opinion of the Administrator, adequate and satisfactory methods of testing other than those outlined herein are available, propellers tested by such methods may be eligible for certification.

§ 14.5 *Military propellers.* A propeller of a type which has passed the regular endurance tests of and is approved by the United States Department of the Air Force or the Bureau of Aeronautics, Department of the Navy, may be certificated in accordance with § 14.30.

§ 14.6 *Propeller operation limits.* A certificated propeller shall not be operated at a power or propeller shaft speed, or in conjunction with an engine bore, greater than the limits assigned thereto by the Administrator. The Administrator may specify short-time operation in excess of these limits for take-off purposes except that neither the power nor the speed limits will be raised by more than 10 percent without further testing.

§ 14.7 *Propeller identification data.* A certificated propeller, propeller blade, or propeller hub shall have the following information conspicuously displayed upon it: manufacturer's name; name, model designation, and serial number of the propeller. The identification data shall be permanently attached by means of a plate, stamping, engraving, etching, or other such method upon a noncritical surface of the propeller blade or hub. When such data are not visible when the propeller is assembled or installed on an aircraft they shall also be painted or printed on the propeller blade or hub.

[CAR, May 31, 1938, as amended by Amdt. 14-1, 10 F. R. 13199]

§ 14.8 *Previously approved propellers.* The regulations in this part supersede the requirements for approval of propellers set forth in previous regulations. However, propellers rated as suitable for use in approved aircraft in accordance with previous requirements may be used in certificated aircraft at the discretion of the Administrator.

DESIGN REQUIREMENTS

§ 14.10 *Propellers.* Propellers shall be so designed as to operate without excessive vibration or flutter and shall be constructed of materials which are suitable for service conditions.

§ 14.11 *Surface of propeller blade.* The surface of a propeller blade shall be smooth and the blade shall be faired with respect to the thickness and the moments of inertia about the major and minor axes, with no abrupt curvature changes or irregularities along the blade. Critical surfaces of a metal propeller hub shall be machined smooth without tool marks and any change in cross section shall be faired with as large a fillet as possible.

§ 14.12 *Inspection.* It is recommended that a propeller be so designed that the weakest portion of the propeller blade or hub may be inspected without disassembly and that excessive wear or a partial failure will precede a serious type of failure.

COMMERCIAL PROPELLERS

§ 14.20 *Data required.* In the case of a propeller of a type which has not been previously approved by the Department of the Army or Department of the Navy, and for which the manufacturer desires the certification of the Administrator, the following information shall be submitted:

(a) Application for type certificate on a form which will be supplied for the purpose by the Administrator.

(b) A complete set of drawings descriptive of the propeller, which drawings shall be numbered and dated and shall include change letters for each revision. All details of the propeller shall be shown, including the profile and plan form of the blade, the size of blade cross sections at frequent stations, the hub design, and the materials of construction. The material shall be specified on the drawings by reference to specification numbers of the Department of the Army, Department of the Navy, SAE, or other recognized standard whenever possible. If the manufacturer refers to his own specification numbers, details of such specifications shall be furnished the Administrator. All drawings shall be folded to a size of approximately 9 by 12 inches, with the title showing. In order to eliminate a possible source of controversy, the Administrator will not accept drawings which may be altered after approval. Blueprints, photostats, or the equivalent are acceptable. If certain of the drawings required for a particular propeller are identical with drawings previously submitted and approved in connection with a prior type of propeller made by the same manufacturer, such drawings need not be again submitted.

(c) A complete parts list in duplicate, showing the drawing number, change letter, and name of each component part of the propeller. The drawing numbers shall be listed in numerical order. When only one or two drawings are submitted for compliance with paragraph (b) of this section, it is permissible for the manufacturer to submit these drawings in

duplicate in which case a parts list is not required.

(d) A complete log certified to by the person making the test or signed by a witnessing inspector of the Administrator, at the discretion of the Administrator, describing the manufacturer's tests of the propeller in accordance with § 14.21 or § 14.22, as the case may be. The log shall include a detailed record of the test with dates; names of persons involved; name and model number of engine, or name, model number, and identification mark of the airplane issued by the Administrator of Civil Aeronautics; and hours of testing with corresponding engine speeds. The report shall also include the results of a detailed inspection of the propeller after the test in accordance with § 14.23.

(e) A stress analysis when required by § 14.21 (b) or when, in the judgment of the Administrator, the design is sufficiently unconventional to require it.

[CAR, May 31, 1938 as amended by Amdt. 19, 4 F. R. 3391]

§ 14.21 *Tests required for propellers other than fixed pitch wood propellers.*

(a) A propeller of such type shall be subjected to a 50-hour endurance block test on an internal-combustion engine rigidly mounted and of the same characteristics as the engine or engines in conjunction with which the propeller will be certificated for use, or on another engine acceptable to the Administrator. The test shall be witnessed by an authorized inspector of the Administrator and may be run without a stop or in periods of 5 hours or more each. The cylinder bore of the engine used for the test will determine the maximum bore of the engine with which identical propellers of this type will be certificated for use. The test shall be run at the proposed rated speed of the propeller with the propeller so adjusted as to absorb its proposed rated power. If the engine is not run at full throttle, and horsepower measurements are not possible during the test, manifold pressure readings shall be taken at frequent intervals. A suitable calibration curve shall be used to determine the power absorbed by the propeller during the test. The power rating assigned to the propeller by the Administrator may correspond to the corrected horsepower developed by the engine if the engine used for the test is of the type on which the propeller is to be certificated for use. In the case of a controllable or automatic pitch propeller, the pitch-changing mechanism shall be operated throughout the usable power range at least once for each hour of the test or the equivalent. The engine may be throttled to prevent overspeeding when changing pitch. After such 50 hours of testing, a controllable or automatic pitch propeller shall also be operated at as close to rated power and speed as possible for periods of 5 minutes each at various pitch settings, i. e., at 1 degree intervals throughout the operating range when the design so permits. All variations in running characteristics of the propeller shall be recorded.

(b) A propeller of the above type which, in the opinion of the Administrator, is sufficiently similar to a pre-

viously certificated propeller of the same manufacturer may be subjected to a 50-hour flight test in lieu of the test outlined in paragraph (a) of this section: *Provided*, That its airworthiness is demonstrated to the satisfaction of the Administrator by a comparative stress analysis submitted by the manufacturer. The stress analysis shall compare the pertinent aerodynamic, centrifugal, vibration, and torque impulse load differences between the respective propellers by a mathematical comparison, when possible, and by suitable curves plotted with the radius of the propeller as abscissa. Curves descriptive of the fairing of the propellers shall also be included when applicable. Such 50-hour flight test shall be conducted on an engine of equal or greater power and speed than that in conjunction with which the rating is requested. At least 5 hours of the test shall be run at the proposed rated speed of the propeller.

(c) It is recommended that metal propellers of this type also be tested by suitable methods to determine their natural frequencies within all ranges of major vibrations which are produced by the operation of the engines in conjunction with which such propellers are to be certificated for use. Such frequencies should be determined at all blade angles within the desired operating pitch range of propellers. Data covering these tests should be submitted to the Administrator in the form of curves and tables. The type of frequency should be described and the nodes located for each frequency.

§ 14.22 *Tests required for fixed pitch wood propellers.* A propeller of such type shall be subjected to a 10-hour endurance block test on an internal-combustion engine, or to a 50-hour flight test. The testing shall be witnessed by an authorized inspector of the Administrator at the discretion of the Administrator. In the case of a block test the entire test shall be run at the proposed rated speed of the propeller. In the case of a flight test at least 5 hours shall be run at the proposed rated speed of the propeller. Such flight test shall be conducted with an engine of equal or greater power and speed than that in conjunction with which the propeller is to be certificated for use.

§ 14.23 *Inspection of a tested propeller.* As prescribed in § 14.20 (d), the log of the flight or block test shall include the results of a detailed inspection of the propeller after the test. Photographs of any failures or suspected failures shall be included. A propeller which fails during the testing is not eligible for certification unless the failure is of a nature such that the strength of the propeller is not impaired and a minor modification to the propeller will preclude the probability of future failures of the same type. Aluminum-alloy propellers shall be etched at all critical portions and then examined for minute cracks with a magnifying glass. Steel propellers shall be subjected to both a magnetic and visual inspection for signs of failure.

(a) A failure of a metal propeller is defined as actual breakage, cracking or permanent set of any part of any blade,

hub, bolt, lock nut, spline, or keyway; slipping of a blade in its clamping socket; seizing or pitting of any bearing; or jamming of an automatic or controllable pitch mechanism. A wood propeller will be deemed to have failed if the tipping pulls or cracks, if a glue joint opens, or if there is any local failure or crushing around the hub or a bolt. Similar considerations will apply to propellers of any patented composition or of other than conventional wood or metal construction.

PROPELLERS

§ 14.30 *Military propellers.* In the case of a propeller of a type which has previously been approved by the Army or Navy and for which the manufacturer desires certification by the Administrator, the following data shall be submitted:

(a) An application as described in § 14.20 (a).

(b) A copy of the official Army or Navy endurance test report which was the basis for the military approval, signed by the Army or Navy representative who witnessed the tests. It is not necessary for the manufacturer to submit this report when such report has been previously forwarded to the Administrator through official channels. When the report is being prepared by the military agency the Administrator, to expedite approval, may in the interim accept a copy of the official letter of approval of the propeller, which letter shall include the military rating, the length of test, and the output and model designation of the test engine.

(c) Drawings as described in § 14.20 (b).

§ 14.40 *Modified propellers.* When a manufacturer desires the certification by the Administrator of a propeller which embodies only minor modifications of a certificated propeller of the same manufacturer, data shall be submitted as follows:

(a) An application as described in § 14.20 (a).

(b) Drawings as described in § 14.20 (b).

(c) Technical data which demonstrate conclusively that the airworthiness of the modified propeller is at least equal to that of the certificated propeller.

PROCEDURE RELATIVE TO TYPE CERTIFICATION

§ 14.50 *General.* The procedure and general requirements for the issuance of a type certificate shall be as prescribed in Part 2 of this subchapter.

§ 14.51 *Sealed drawing list.* When a type certificate is granted, a drawing list representative of the certificated propeller is impressed with the seal of the Administrator of Civil Aeronautics and is returned to the manufacturer. Sealed copies of the drawings may be used for this purpose in lieu of a drawing list. Inspectors of the Administrator may call for, and must have access to, the sealed drawing list or drawings together with any other pertinent drawings when making an inspection of the manufacturer's plant to determine whether the propellers as built conform to the approved data.

[CAR, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946]

§ 14.52 *Major changes.* (a) Any major change from the approved drawings must be approved in advance by the Administrator. A change will be deemed major within the meaning of the regulations in this part if it adversely affects the reliability or airworthiness of the propeller. In general, a change will be deemed major when it decreases the airworthiness of a part the failure of which might prevent the aircraft from continuing flight. In all doubtful cases the decision of the Administrator shall establish the category within which a specific change will be included.

(b) Information accompanying a request for approval of a change to a certificated propeller shall include technical data, including (when necessary) stress analyses and reports of tests sufficient to demonstrate to the satisfaction of the Administrator that the changed propeller is airworthy. The report shall be signed and certified to by the responsible representative of the manufacturer. If the change is to a different blade shank size, engine shaft size, blade airfoil, or propeller material, application shall be made for a new type certificate.

[CAR, May 31, 1938, as amended by Amdt. 19, 4 F. R. 3391]

§ 14.53 *Minor changes.* On January 1 and July 1 of each year the holder of a propeller type certificate shall submit, for approval and file, drawings pertaining to all the minor changes made to the propeller during the preceding 6-month period.

§ 14.54 *Reductions in diameter.* A type certificate may provide for reduction in diameter from that of the propeller tested: *Provided*, That no increase in rating is involved. The diameter of a propeller blade may be reduced by cutting off the tip of the blade and fairing the immediate vicinity or by telescoping the outer sections of the blade. The drawings submitted shall show the details of each blade smaller in radius by 6-inch steps, which details may be shown superimposed on a drawing of the original blade.

PART 15—AIRCRAFT EQUIPMENT AIRWORTHINESS

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AUTHORITY: §§ 15.1 to 15.51 issued under sec. 205 (a), 52 Stat. 984; 46 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 15.1 to 15.51 contained in Civil Air Regulations, May 31, 1938, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

GENERAL

§ 15.1 *Provision for rating.* Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, empowering and requiring the Civil Aeronautics Board to prescribe such minimum standards governing appliances, including instruments, equipment, apparatus, parts, appurtenances, or accessories of whatever description, which are used, or are capable of being or intended to be used, in the navigation, operation, or control of aircraft in flight (including parachutes and communication equipment and any other mechanism installed in or attached to aircraft during flight), as may be required in the interest of safety, and to provide for the rating of aircraft and such appliances as to their airworthiness, the requirements herein-after set forth shall be used as the minimum standards for establishing such rating of aircraft appliances for use in certificated aircraft.

[Reg. 601-A-1, 3 F. R. 2053, as amended by Amdt. 75, 5 F. R. 3946]

§ 15.2 *Scope of regulations.* (a) The regulations in this part shall apply to all important items of equipment which are manufactured as complete units and purchased by aircraft manufacturers and operators for use on certificated aircraft, except engines and propellers which are treated separately in Parts 13 and 14 of this subchapter, respectively.

(b) For the purpose of the regulations in this part an item of equipment shall be considered important if, by malfunctioning, it can endanger the safety of the aircraft, or the cargo or passengers in the aircraft, or persons or property beneath the aircraft.

(c) Because the development of aircraft specialties is constantly increasing in scope and variety, there undoubtedly will be developed, from time to time, important items of equipment for which specific provision is not made in the regulations in this part. In such cases the general procedure for certification will be in accordance with the regulations in this part and the manufacturer of the item in question shall apply to the Administrator for special rulings particularly applicable to it.

(d) The general requirements for the issuance of a type certificate are set forth in Part 2 of this subchapter. The procedure relative to type certification is set forth in § 15.6.

(e) The requirements for the issuance of a production certificate are set forth in Part 2 of this subchapter.

§ 15.3 *Classification of items of equipment.* (a) In view of the diversity of items of equipment and the variety of their uses, such items are grouped in two major classifications dependent upon the certification procedure applicable to the particular item.

(1) The certification procedure to be followed is similar for all items and differs only in detail in accordance with the classification within which a particular item lies.

(2) The specific installations in certificated aircraft of certificated items of equipment, irrespective of the classification used in this part, are subject in all cases to approval by the Administrator.

(b) It is desirable to certify a series of similar models of an item of equipment under one certification in order to eliminate as much clerical and identification work as possible. This may be done for some types of wheels, position lights, and other items, a series of which is similar in construction, and differ only in size and relatively unimportant structural details. This procedure may be applied to any item to which the manufacturer can show the procedure applicable.

(c) Items of equipment are classified as follows:

(1) Items of such design that they may be installed and used in any type or model of certificated aircraft, and for which type and production certificates, as defined in Part 2 of this subchapter, may be issued to manufacturers.

(2) Items of such design that they necessarily vary to suit one or more types or models of certificated aircraft in which they may be used. Type and production certificates will not be issued for such items. They will be specially approved as integral parts of the aircraft in which they are installed.

(d) Under paragraph (c) (1) of this section are included items such as the following:

Landing gear wheels.
Seaplane floats, excluding wing-tip floats.
Skis, including pedestals.
Position lights.
Landing flares.
Safety belts.
Parachutes.
Certain types of special flight and engine control units.
Control wheels.
Certain types of tail wheel knuckles.
Certain types of self-locking bolts and nuts, and parts of that general character.

(e) Under paragraph (c) (2) of this section are included items such as the following:

Automatic pilots.
De-icing equipment.
Landing gear shock absorber units.
Autogiro rotor hubs.
Wing ribs.
Fuel and oil tanks.
Engine cowls, wheel streamlines, propeller hub spinners and other special cowlings.
Wing-tip floats.
Structures attaching seaplane floats to aircraft.
Special structures attaching skis to aircraft.
Heating and ventilating systems.

§ 15.3-1 *Automatic pilots (CAA rules which apply to § 15.3 (e)).* See § 4b.705-1 of this subchapter.

[Supp. 1, 13 F. R. 7737]

§ 15.4 *Factors affecting certification or special approval.* (a) All items of equipment falling within the meaning of the regulations in this part, irrespective of their classification, shall:

(1) Satisfactorily fulfill the purpose for which they are intended,

(2) Be free from undue hazard, both in themselves and in their method of operation,

(3) Be constructed of suitable and dependable materials, and

(4) Be manufactured and installed in accordance with the regulations in this subchapter so far as those regulations pertain to the particular item.

(b) Certain of the factors mentioned in paragraph (a) of this section may be demonstrated by drawings and analyses, others by drawings and tests, and others by visual inspection.

§ 15.5 *Identification data.* (a) Each type or model of an item of equipment for which certification is requested shall be assigned a model name or model number by the manufacturer such that it may be distinguished from all other types or models of items of equipment.

(b) Each unit of a certificated or specially approved type or model of equipment item shall be plainly and suitably marked to indicate that it has been certificated or specially approved. The applicable one of the following two methods shall be used to indicate this:

(1) If a type certificate has been issued to the manufacturer for the particular item, each unit shall bear the number of this type certificate.

(2) If a type certificate has not been issued to the manufacturer for the particular item, each unit shall bear the words "Administrator of Civil Aeronautics Approved" or an abbreviation thereof (ACAA).

(c) Each unit of a certificated or specially approved type or model of equipment item shall bear the following identification data:

(1) Manufacturer's name.

(2) Model number or model name.

(3) The serial number or date of manufacture of the particular unit, except that parachutes shall bear at least the date of manufacture.

(4) Administrator of Civil Aeronautics Type Certificate (or ACATC) No. —, or Administrator of Civil Aeronautics Approved (or ACAA).

(5) Such additional information as is specifically provided for in the following regulations:

(d) The data prescribed in paragraph (c) of this section shall be displayed in a conspicuous place on the unit and in such a manner that it may not be easily erased, disfigured, or obscured. Any other information may be added by the manufacturer at his discretion.

[CAR, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946]

§ 15.6 *Procedure relative to certification or special approval.* (a) A request for certification or approval of a type or model, or, when possible, of a series of similar models of an item of equipment, shall be supported by the data specified in subparagraphs (1) to (4) of this section.

(1) A complete set of drawings descriptive of the item. Drawings of small standard commercial parts need not be submitted, but all other drawings applying to the item, including assembly drawings and, when necessary, installation drawings shall be submitted. The drawings shall contain all dimensions and material specifications of the item. Material shall be specified by reference to a specification number of the Army, Navy, SAE, or other such recognized standard whenever possible. If reference is made to material specifications which are not recognized standards, complete details of such specifications shall be submitted. Revision blocks on drawings shall designate the revision by letter and shall state the nature of the revision, the date and, when serial numbers are used, the serial number of the first unit manufactured in accordance with the revision. Title blocks on drawings shall contain the date of the original issue of the drawing and the drawing number. All drawings shall be folded to a size approximately 9 by 12 inches with the title block showing. In order to eliminate a possible source of controversy, the Administrator will not accept drawings which may be altered after approval. Blueprints, photostats, or their equivalent are satisfactory. These shall not contain pencil or ink notations. If certain of the drawings required for a particular model are identical with drawings previously submitted and approved in connection with a prior model made by the same manufacturer, such identical drawings need not again be submitted.

(2) A list, in duplicate, of all drawings applicable to the item. Such list shall include all drawings previously submitted and approved in connection with prior models made by the same manufacturer, which also apply to the model in question without change. The list shall be arranged in numerical order and shall designate each drawing by number, title, original date of issue, latest revision letter, and the model designation of the item for which the drawing was previously and originally submitted if for other than the model in question. Manufacturers' parts lists, if containing the information specified herein, are acceptable as drawing lists.

(3) Such additional data as are hereinafter prescribed for specific cases.

(4) The list specified in subparagraph (2) of this paragraph need not be submitted if the item for which certification is requested is described by only one or two drawings. In such a case, however, the drawings specified in subparagraph (1) of this paragraph shall be submitted in duplicate.

(b) If the item falls within the classification covered by § 15.3 (c) (1), the data submitted shall include a properly executed formal application for type certificate in accordance with Part 2 of this subchapter.

(c) If the item falls within the classification covered by § 15.3 (c) (2), complete information as to the make and model or makes and models of aircraft in which the item is to be installed shall be furnished, together with an application for special approval on a form which

will be supplied for the purpose by the Administrator. If specific aircraft are involved, the information to be furnished shall include also the serial numbers and aircraft certificate numbers of the aircraft in question.

(d) Items of equipment which comply with the regulations prescribed in this part to the satisfaction of the Administrator may be certificated or approved, as the case may be, for use in certificated aircraft.

(e) If application for a type certificate has been made, certification is also contingent upon compliance with Part 2 of this subchapter to the satisfaction of the Administrator.

(f) Certification is subject to the provisions and restrictions stated on the type certificate and on the specification for the item issued as part of the type certificate, and approval is subject to the provisions and restrictions stated on the specification issued for the aircraft in which the item is installed.

(g) All manufactured units of a certificated or approved item of equipment shall be in exact accordance with the approved drawings and specifications.

(h) Changes or modifications to a certificated or approved item of equipment shall be approved by the Administrator in advance.

(i) A request for approval of a change or modification to a certificated or approved item of equipment shall be supported by revised or new drawings showing the changes; revised drawing list pages, in duplicate, showing the revised or new drawings; and technical data, including reports of any necessary tests, sufficient to demonstrate to the satisfaction of the Administrator that the changed or modified item is airworthy.

§ 15.7 *Previously approved items of equipment.* The regulations in this part supersede the requirements for approval of items of equipment set forth in previous regulations. However, items of equipment rated as suitable for use in approved aircraft in accordance with previous requirements may be used in certificated aircraft at the discretion of the Administrator.

LANDING GEAR EQUIPMENT

§ 15.11 *Landing gear wheels.* (a) Main landing gear wheels will be certificated for a maximum static load which will be determined from the strength of the wheel. Tail wheels will not be certificated.

(1) For the purpose of the regulations in this part main landing gear wheels are considered as those nearest the airplane center of gravity with respect to fore-and-aft location.

(2) For the purpose of the regulations in this part a tail wheel is considered as one which supports the tail of a conventional airplane in the three-point landing attitude.

(b) For wheels other than main landing or tail wheels, application shall be made to the Administrator for special rulings particularly applicable to the cases in question.

(c) The strength of a main landing gear wheel shall be substantiated by the following two static tests:

(1) Radial load test. (See subparagraph (3) of this paragraph.)

(2) Side load test. (See subparagraph (4) of this paragraph.)

(3) The required radial test load is equal to—

$$P \times n \times 1.5 \times 1.15$$

where P is the maximum static load for which approval is requested, n is

$$\frac{9000}{2.80 + 2P + 4000}$$

and is the applied landing load factor for the corresponding airplane, 1.5 is the factor of safety, and 1.15 is a strength test material factor.

(4) The required side test load is equal to—

$$(0.35) \times (\text{the radial test load}).$$

(5) The radial and side loads shall be applied separately and the wheel shall be equipped with the correct size tire inflated to the proper pressure for the load for which certification is requested.

(6) The radial load shall be applied to the wheel in the plane of the tire and may be distributed over a portion of the tire by allowing the tire to bear in a box of firm earth or sand.

(7) The side load shall be applied to the rim of the wheel at its maximum radius and may be distributed over an arc of not more than 30°. In order to insure sufficient strength in the retaining flanges of the rim, all the side load shall be applied to the inner flange in a direction such as to bend it away from the tire. In such case, the load must be increased so that its side component is equal to the load specified in subparagraph (4) of this paragraph. The wheel shall be restrained only by the axle.

(d) A main landing gear wheel shall support the required loads before failure.

(e) The rim contour of a main landing gear wheel shall conform to the Tire and Rim Association's standards or recommendations unless the wheel is to be used in conjunction with a specially constructed tire.

(f) A landing gear wheel may be equipped with any make or type of tire, *Provided*, That the tire is a proper fit on the rim of the wheel; *And provided*, That the tire rating of the Airplane Tire Committee of the Tire and Rim Association is not exceeded.

(g) Each unit of a certificated model of main landing gear wheel shall bear the following additional identification data as prescribed in § 15.5 (c) (5):

The maximum static load for which certificated.

(h) A request for certification of a type or model or series of models of main landing gear wheels shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) A report of the static tests prescribed in § 15.11 (c). The report shall contain complete details of the tests, including records of wheel deflections and photographs of the test set-ups. The report shall be signed by the person making the tests, and shall be certified to unless the tests were witnessed by an inspector of the Administrator, in which

case such inspector also will sign the report as a witness.

[CAR, May 31, 1938, as amended by Amdt. 19, 4 F. R. 3391]

§ 15.12 *Brakes—(a) Testing of brakes for certification.* (1) A wheel-brake combination shall demonstrate satisfactory performance during 100 tests simulating the stopping of an airplane at an average deceleration of at least 10 feet per second per second, from a speed chosen by the applicant. The kinetic energy absorbed per stop shall be computed and the wheel-brake combination shall be certificated for a kinetic energy absorption not in excess of the amount so determined.

(2) To be eligible for use on airplanes certificated in accordance with the transport category requirements of Part 4a of this subchapter, a wheel-brake combination shall further demonstrate satisfactory performance during three tests identical with those specified in subparagraph (1) of this paragraph except that the speed shall be increased to obtain a kinetic energy absorption 125% of that determined under that subparagraph.

(b) *Adaptation of brakes to airplanes; transport category.* (1) An airplane certificated in accordance with the transport category requirements of Part 4a of this subchapter shall make use of wheel-brake combinations for which the summation of the kinetic energy ratings of the brakes used in the main landing gear is at least equal to:

$$K.E. = .0334 W V_s^2$$

where:

$K.E.$ = kinetic energy in foot-pounds.

W = the maximum landing weight of the airplane.

V_s = the power-off stalling speed of the airplane in miles per hour at sea level in standard air at maximum landing weight.

(2) The wheel-brake combinations used in such airplane shall have been tested, in determining the kinetic energy absorption under § 15.12 (a) from a speed lying between 80% and 100% of V_s .

(c) *Design.* Brakes shall be free from any undue tendency to lock or jam, and shall be suitably shielded from water, mud, and oil.

(d) *Static torque.* The maximum available static torque in reverse shall be at least 40% of the forward static torque when both are measured at the same applied pedal force.

(e) *Adjustment.* When necessary to insure satisfactory performance, the brake mechanism shall be equipped with suitable adjustment devices to compensate for disc or lining wear, heat, and other normal service effects.

(f) *Strength.* The brake and all of its attachments to the wheel shall be designed with an ultimate strength sufficient to withstand a torque which is 1.6 WR/B where R is the rolling radius of the tire and B is the number of brakes. A static test of the brake and wheel shall demonstrate that the assembly is capable of withstanding a torque which is 80% of the above without yielding to the point of impairing service operation.

(g) *Test log.* A log of the test runs shall be submitted together with other

calculations which are necessary to indicate compliance with the brake regulations in paragraphs (a) to (f) of this section.

(h) *Identification data.* Each certificated brake shall bear the following identification as prescribed in § 15.5 (c) (5):

The foot-pounds of kinetic energy for which it is approved.

[Amdt. 15-2, 7 F. R. 3585]

§ 15.13 *Seaplane floats.* (a) Main seaplane floats will be certificated for a maximum gross weight of airplane which will be determined in accordance with the applicable requirements prescribed in Part 4a of this subchapter.

(1) Certification of a float does not include certification of the structure attaching it to the aircraft. Such structure is classified in accordance with § 15.3 (c) (2).

(2) The installation of floats on aircraft shall be in accordance with the provisions of Part 4a of this subchapter.

(b) Each unit of a certificated model of main seaplane float shall bear the following additional identification data as prescribed in § 15.5 (c) (5):

(1) The maximum gross weight of aircraft for which certificated.

(2) The number of floats per aircraft.

(c) A request for certification of a type or model or series of models of main seaplane floats shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) The technical data required to prove compliance with the applicable structural and detail design requirements prescribed in Part 4a of this subchapter.

§ 15.14 *Skis.* (a) Skis, including ski pedestals, will be certificated for a maximum static load which will be determined from the strength of the ski.

(1) Certification of a ski and its pedestal does not include certification of any special structure attaching it to the aircraft. Such structure is classified in accordance with § 15.3 (c) (2).

(2) The installation of skis on aircraft shall be in accordance with the provisions of Part 4a of this subchapter.

(b) The strength of a ski, including the pedestal, shall be substantiated by a stress analysis or by static tests.

(c) A ski, including the pedestal, shall be designed to carry the following loads without failure when supported at the pedestal bearing sleeve:

(1) A load upward, distributed uniformly along the ski bottom and symmetrically with respect to the pedestal bearing sleeve in the fore-and-aft direction, the front end of the ski carrying no load if it is at a greater distance from the bearing sleeve than the rear end. The required load is equal to—

$$P \times n \times 1.5$$

where P is the maximum static load for which approval is requested, n is

$$2.80 + \frac{9000}{2P + 4000}$$

and is the applied landing load factor for the corresponding airplane, and 1.5 is the factor of safety.

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If the strength is substantiated by static test, the required test load is equal to—

$$P \times n \times 1.5 \times 1.15$$

where 1.15 is a strength test material factor.

(2) A load upward, applied to the ski bottom at a point directly under the pedestal bearing sleeve. The required load, or required test load, is equal to the load, or test load, specified in subparagraph (1) of this paragraph.

(3) A side load distributed uniformly along the edge of the ski bottom and symmetrically with respect to the pedestal bearing sleeve in the fore-and-aft direction, the front end of the ski carrying no load if it is at a greater distance from the bearing sleeve than the rear end. The required load, or required test load, is equal to 35 percent of the load, or test load, specified in subparagraph (1) of this paragraph. When the height of the aircraft axle from the ground with the ski installed is greater than the moment arm given in Figure 15-1 for the static load for which approval is requested, such side load may be reduced by the ratio of the moment arm given in Figure 15-1 to the height of the axle from the ground with the ski installed.

(4) A side load applied to the edge of the ski bottom at a distance forward of the axle equal to three times the pedestal height, except that if the pedestal height is less than the moment arm given in Figure 15-1 for the static load for which approval is requested, then the distance shall be three times the moment arm given in Figure 15-1. This side load shall be one-third the side load specified in subparagraph (3) of this paragraph.

(d) Each unit of a certificated model ski shall bear the following additional identification data as prescribed in § 15.5 (c) (5):

(1) The maximum static load for which certificated.

(e) A request for certification of a type or model or series of models of skis shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) A stress analysis of the ski and pedestal showing compliance with paragraph (c) of this section, if the strength of the ski and pedestal has been substantiated by a stress analysis. Such analysis shall be signed by the responsible engineer.

(2) A report of the static tests showing compliance with paragraph (c) of this section, if the strength of the ski and pedestal has been substantiated by static tests. The report shall contain complete load computations, complete details of the tests, and photographs of the test setups. The report shall be signed by the person making the tests and shall be certified to unless the tests were witnessed by an inspector of the Administrator, in which case such inspector also will sign the report as a witness.

[CAR, May 31, 1938, as amended by Amdt. 19, 4 F. R. 3391]

NAVIGATION APPLIANCES

§ 15.20 *Position lights.*—(a) *General provisions.* Position lights prescribed in Part 4a of this subchapter, in order to be certificated, shall be so constructed and capable of being so mounted as to comply with the regulations hereinafter prescribed.

(1) A request for certification and such supporting data as may be prescribed in this section shall be accompanied by a complete set of lights described in the data. Such data shall include a copy of the instructions for the mounting of the lights in aircraft as furnished by the light manufacturer to purchasers.

(2) As the forward (right and left) lights are complementary they will be certificated as a unit. The rear (tail) light will be certificated as a separate unit.

(3) Forward lights are classified as follows:

- (i) Standard forward position lights.
- (ii) Air carrier forward position lights.
- (iii) Auxiliary position lights.

(b) *Light distribution requirements.* See CAM 15 for diagrams.

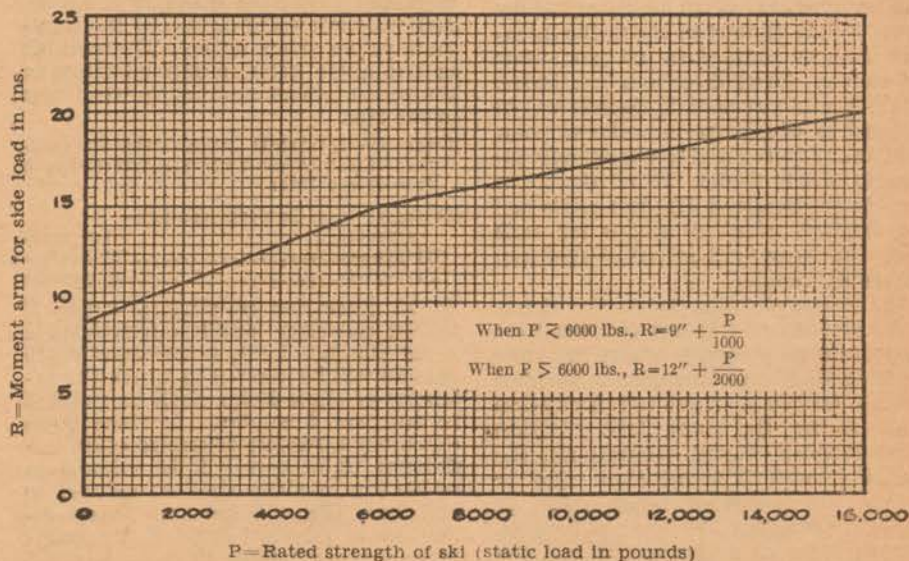


FIGURE 15-1.—SKI DESIGN MOMENT ARM.

(1) *Definitions.* Three dihedral angles hereinafter referred to as dihedral angle L, dihedral angle R, and dihedral angle A, are defined as follows: dihedral angle L is formed by the intersection of two vertical planes, one passing through the forward axis of the light unit, as defined in the mounting instructions, and the other at an angle of 110 degrees to the first, measured to the left when looking away from the unit; dihedral angle R is formed by the intersection of two vertical planes, one passing through the forward axis of the light unit, as defined in the mounting instructions, and the other at an angle of 110 degrees to the first, measured to the right when looking away from the unit; and dihedral angle A (aft) is formed by the intersection of two vertical planes making dihedral angles of 70 degrees to the left and 70 degrees to the right, respectively, of a vertical plane passing through the rear axis of the light unit, as defined in the mounting instructions. Each dihedral angle shall be understood to include the bounding planes as well as the space between the planes.

(2) *Standard forward position lights.* Each standard forward position light shall have an intensity of not less than three candles in all directions in dihedral angle L for the left light and in dihedral angle R for the right light. Within these dihedral angles, respectively, the intensity in all directions shall equal or exceed the minimum values given in Table I according to the angle between the direction of measurement and the forward axis of the unit.

TABLE I—MINIMUM PERMISSIBLE INTENSITIES IN ANY PLANE THROUGH THE FORWARD AXIS OF THE UNIT

At angles from forward axis not exceeding:	Intensity
60 degrees-----	4 candles
30 degrees-----	8 candles

In all directions in dihedral angle R for the right light and in dihedral angle L for the left light, tolerance of 10 degrees will be allowed in which the intensity of these lights shall be reduced to not over two candles. In these same directions a further tolerance of an additional 10 degrees will be allowed in which the intensity shall be reduced to not more than 0.5 candle. In all directions in dihedral angle A a tolerance of 10 degrees will be allowed in which the intensity of these lights shall be reduced to a maximum intensity of 0.5 candle. In all directions outside the specified dihedral angle and the allowed tolerance angles for each unit, the stray light intensity shall not exceed 0.5 candle.

(3) *Air carrier forward position lights.* Each air carrier forward position light shall have an intensity of not less than three candles in all directions in dihedral angle L for the left light and in dihedral angle R for the right light. Within these dihedral angles, respectively, the intensity in all directions shall equal or exceed the minimum values given in Table II according to the angle between the direction of measurement and the forward axis of the unit.

TABLE II—MINIMUM PERMISSIBLE INTENSITIES IN ANY PLANE THROUGH THE FORWARD AXIS OF THE UNIT

At angles from forward axis not exceeding:	Intensity
60 degrees-----	5 candles
30 degrees-----	10 candles
20 degrees-----	20 candles
15 degrees-----	30 candles
10 degrees-----	35 candles
5 degrees-----	40 candles

Within the same dihedral angles the intensities in the horizontal plane shall equal or exceed the minimum values given in Table III according to the angle between the direction of measurement and the forward axis of the unit.

TABLE III—MINIMUM PERMISSIBLE INTENSITIES IN THE HORIZONTAL PLANE THROUGH THE FORWARD AXIS OF THE UNIT

At angles from forward axis not exceeding:	Intensity
80 degrees-----	5 candles
40 degrees-----	10 candles
30 degrees-----	20 candles
20 degrees-----	30 candles
10 degrees-----	40 candles

In all directions in dihedral angle R for the right light and in dihedral angle L for the left light, a tolerance of 10 degrees will be allowed in which the intensity of these lights shall be reduced to not over 10 candles. In these same directions a further tolerance of an additional 10 degrees will be allowed in which the intensity shall be reduced to not more than 1 candle. In all directions in dihedral angle A a tolerance of 10 degrees will be allowed in which the intensity of these lights shall be reduced to not more than 1 candle. In all directions outside the specified dihedral angle and the allowed tolerance angles for each unit, the stray light intensity shall not exceed 1 candle.

(4) *Auxiliary forward position lights.* Each auxiliary forward position light shall have an intensity of not less than 20 candles in all directions not exceeding 30 degrees of the forward axis of the unit, measured in dihedral angle L for the left unit and in dihedral angle R for the right unit. Within the aforementioned angles the intensity in all directions shall equal or exceed the minimum values given in Table IV according to the angle between the direction of the measurement and the forward axis of the unit.

TABLE IV—MINIMUM PERMISSIBLE INTENSITIES IN ANY PLANE THROUGH THE FORWARD AXIS OF THE UNIT

At angles from forward axis not exceeding:	Intensity
20 degrees-----	30 candles
10 degrees-----	40 candles

In all directions in dihedral angle R for the right light and in dihedral angle L for the left light, a tolerance of 10 degrees will be allowed in which the intensity of these lights shall be reduced to not over 8 candles. In these same directions a further tolerance of an additional 10 degrees will be allowed in which the intensity shall be reduced to not more than 0.5 candle. In all directions in dihedral angle A the maximum intensity shall be less than 0.5 candle. In all directions outside the

specified dihedral angle and the allowed tolerance angles for each unit, the stray light intensity shall not exceed 0.5 candle.

(5) *Non-air carrier airplane rear position lights.* Each rear position light shall have an intensity of not less than 4 candles in dihedral angle A. Within this dihedral angle the intensity in all directions not exceeding 70 degrees from the rear axis of the unit shall be not less than 8 candles. In all directions in dihedral angle L and in dihedral angle R, a tolerance of 20 degrees will be allowed in which the intensity of this light must be reduced to a maximum stray light intensity of 1 candle. In all directions outside the specified dihedral angle and the allowed tolerance angles, the stray light intensity shall not exceed 1 candle.

(6) *Air carrier airplane rear position lights.* Air carrier airplane rear position lights shall emit an alternate aviation red and aviation white flash repeated at a frequency of 40 cycles a minute, each cycle having characteristics prescribed by the Administrator. Both white and red lights shall be fitted with 32-candlepower lamps. The red and white units of the light may be separate units spaced as closely as possible. Each color of light shall be completely visible in dihedral angle A. If separate red and white units are used, certificated white tail lights may be converted into such units as follows: (i) The candlepower of the lamps shall conform to the requirements of this section, (ii) the clear cover glass for the intended red unit shall be replaced by a red cover glass of the same design. No photometric tests of such converted lights will be considered necessary when the above changes are made. If the light is of a new type, it shall emit light in all directions in dihedral angle A, as specified in subparagraph (5) of this paragraph.

(c) *Color.* All left forward position lights shall be aviation red, all right forward position lights shall be aviation green, and all rear position lights for non-air carrier aircraft shall be aviation white. These colors are defined as follows:

(1) Aviation red is a color having the following ICI chromaticity coordinates:

$$y \text{ is not greater than } 0.335 \text{ and} \\ z \text{ is not greater than } 0.002$$

(2) Aviation green is a color having the following ICI chromaticity coordinates:

$$x \text{ is not greater than } 0.440 - 0.320y \\ x \text{ is not greater than } y - 0.170 \text{ and} \\ y \text{ is not less than } 0.390 - 0.170z$$

(3) Aviation white is a color having the following ICI chromaticity coordinates:

$$z \text{ is not less than } 0.350 \\ x \text{ is not greater than } 0.540 \\ y - y_0 \text{ is not numerically greater than } 0.01 \\ y_0 \text{ being the } y \text{ coordinate of the Planckian radiator for which } x_0 = x.$$

(d) *Light covers.* The lamp and reflectors shall be protected by a cover which shall be of noncombustible material and so constructed that it will not change color or shape, or cloud, or suffer any considerable loss of transmission in

normal use. The coloring of those portions which are intended to transmit light shall be completely diffused through the material.

[Amdt. 20, 4 F. R. 3453, as amended by Amdt. 15-1, 7 F. R. 1710, and 11 F. R. 1267]

§ 15.21 *Landing flares.* (a) Landing flares prescribed in Part 4a of this subchapter, in order to be certificated, shall be so constructed and capable of being so mounted as to comply with the regulations prescribed in this part.

(1) The installation of landing flares in aircraft shall be in accordance with the provisions of Part 4a of this subchapter, and the flare manufacturer's mounting instructions.

(b) Landing flares will be certificated with respect to their light duration and light intensity. They are grouped in three classifications as follows:

(1) Class 1 flares.

(2) Class 2 flares.

(3) Class 3 flares.

(c) Class 1 flares shall have a light duration of at least 3 minutes, a light intensity of at least 200,000 candlepower and a rate of descent not greater than 550 feet per minute.

(d) Class 2 flares shall have a light duration of at least 1½ minutes, a light intensity of at least 110,000 candlepower, and a rate of descent not greater than 550 feet per minute.

(e) Class 3 flares shall have a light duration of at least 1 minute, a light intensity of at least 70,000 candlepower, and a rate of descent not greater than 550 feet per minute.

(f) Each unit of a certificated model landing flare shall bear the following additional identification data as prescribed in § 15.5 (c) (5):

(1) The class for which certificated.

(g) Upon satisfactory completion of the examination of the technical data submitted to the Administrator, five flares of each model described in the data, an airplane arranged for the complete installation of flares of each model, and operating personnel shall be made available for functional tests of the flares. These tests may be made at any location desired by the manufacturer.

(1) In the event that there is one failure out of the five flares subjected to functional tests, five additional flares shall be subjected to functional tests.

(2) Failure of two or more flares out of 10 dropped shall be sufficient grounds for denial of certification by the Administrator. Certification will be made only if all five original flares function satisfactorily or, in the event of one failure in the original five, if the second five function satisfactorily.

SAFETY EQUIPMENT

§ 15.30 *Safety belts.* (a) Safety belts will be certificated for general aircraft use or for glider use dependent upon the strength of the belt.

(1) Certification of a safety belt does not include certification of its anchorages to the aircraft.

(2) The installation of safety belts in certificated aircraft shall be in accordance with the pertinent provisions of Part 4a of this subchapter.

(b) Safety belts shall be so designed as to be easily adjustable. Each belt shall be equipped with a quick-release mechanism so designed that it cannot be released inadvertently. The width of a certificated safety belt shall be at least 2 inches.

(c) The strength of a safety belt shall be determined by static test.

(d) Safety belts for general aircraft use will be certificated for one person or two adjacent persons dependent upon the strength of the belt.

(1) A safety belt for one person shall be capable of withstanding a load of 1,000 pounds applied in the same manner as a person's weight would be applied in a crash. The quick-release mechanism shall be capable of withstanding this load without undue distortion, so that when the load is relieved to 400 pounds the mechanism shall be capable of being operated by hand.

(2) A safety belt for two persons shall be capable of withstanding a load of 2,000 pounds applied in the same manner as the weight of two persons would be applied in a crash. The quick-release mechanism shall be capable of withstanding this load without undue distortion, and when the load is relieved to 800 pounds the mechanism shall be capable of being operated by hand.

(e) Safety belts for glider use only will be certificated as such.

(1) A safety belt for glider use shall be capable of withstanding a load of 850 pounds applied in the same manner as a person's weight would be applied in a crash. The quick-release mechanism shall be capable of withstanding this load without undue distortion, and when the load is relieved to 400 pounds the mechanism shall be capable of being operated by hand.

(f) Each unit of a certificated model safety belt shall bear the following additional identification data as prescribed in § 15.5 (c) (5):

(1) Whether for one person, two persons, or for glider use only.

(g) A request for certification of a type or model or series of models of safety belts shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) A report of the static tests showing compliance with paragraph (c) (1), (c) (2), and (e) (1) as the case may be. The report shall contain complete details of the tests, including the hand operation of the quick-release mechanism under relieved load, and shall contain photographs of the test setup. The report shall be signed by the person making the tests and shall be certified to unless the tests were witnessed by an inspector of the Administrator, in which case such inspector also will sign the report as a witness.

[CAR, May 31, 1938, as amended by Amdt. 19, 4 F. R. 3391]

§ 15.31 *Parachutes.* (a) Parachutes prescribed by the regulations in this subchapter in order to be certificated, shall be so constructed as to comply with the following regulations.

(1) All materials used shall be equivalent to or better than those specified by

the United States Army or Navy for parachutes, or shall be proved satisfactory to the Administrator by technical data and practical tests.

(2) The follow-through between parachute and rider shall be so engineered that all parts or fittings carrying a shock load are stronger than the combined strength of the suspension lines to which they are attached.

(3) All metal parts shall be designed to carry their full rated load without yielding.

(4) The fabric used in the canopy construction shall be free from gums, starches, and other foreign material. It shall also be free from avoidable imperfections in manufacture and from defects or blemishes affecting its strength or durability and shall have been finished without application of excessive heat. The surface of the fabric shall be smooth.

(5) Suspension lines shall be continuous, without splices, from connector link to connector link and shall contain no knots between these points.

(6) Before securing the suspension lines to the skirt, each line shall be put under 40 pounds tension and marked to show the point of attachment. The fabric shall be pulled out but not stretched.

(7) The machine sewing shall be made with a shuttle or plain stitch. All zigzag sewing shall be done on a 2-stitch sewing machine.

(8) The rip cord, including joints between the handle and the release, shall be designed to withstand a load of 300 pounds.

(9) The harness shall be so constructed that the rider can release himself and drop clear in case of a water landing, but a quick-attachable or quick-releasing device between the harness and the parachute is not mandatory.

(10) Each parachute outfit shall be provided with a suitable place for keeping a record card containing spaces for recording dates of repacking, repairs, by whom made, and space for the manufacturer's recommendations as to repacking.

(b) Deviations from paragraph (a) (5), (6), (7) of this section shall be such as are acceptable to the United States Army or Navy, or shall be proved satisfactory to the Administrator by technical data and practical tests.

(c) A request for certification of a type or model or series of models of parachutes shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) Data showing compliance with subparagraphs (a) (1)-(a) (10) of this section. These data may be references to drawings submitted if the drawings clearly show compliance with the regulations in this part.

(2) Data substantiating any deviations in accordance with paragraph (b) of this section.

(3) A detailed list of the material and strength specifications of all component parts of the parachutes described in the drawings. The list shall also specify the manufacturing practices employed in the assembly operations and shall satisfy the Administrator that all parts are properly pull-tested before assembly.

(d) Upon satisfactory completion of the examination of the technical data submitted to the Administrator of Civil Aeronautics, parachutes of each model described in the data, together with an airplane and operating personnel, shall be made available for the following tests of the parachutes. These tests may be made at any location desired by the manufacturer.

(1) *Functional test (normal pack).* Twelve drops from an airplane with a 170-pound dummy man, from an altitude of not more than 500 feet. The indicated air speed of the airplane at the time of release shall be 70 miles per hour. No twists shall purposely be packed in the suspension lines. The parachute must be fully open within 3 seconds from time of release.

(2) *Functional test (twisted lines).* Five drops from an airplane with a 170-pound dummy man, from an altitude of not more than 500 feet. The indicated air speed of the airplane at the time of release shall be 70 miles per hour. Three twists shall purposely be packed in the suspension lines near the skirt. The parachute must be fully open within 4 seconds from time of release.

(3) *Strength test.* Three drops with the same parachute with a 600-pound lead weight, from an airplane at an altitude of not more than 500 feet. The indicated air speed of the airplane at the time of release shall be 100 miles per hour. No twists shall purposely be packed in the suspension lines. The weight shall be attached to the harness. No external shock absorbers or material which may act as such shall be permitted. The parachute shall show no failure of any material.

(4) *Live drop tests.* Two live drops from an airplane with a 170-pound man, from an altitude of 2,000 feet on a comparatively still day. An additional certificated auxiliary parachute shall be carried. The rider must suffer no discomfort from opening shock and must be able to disengage himself from the harness after landing.

(5) *Rate of descent test.* One drop from an airplane with a 170-pound dummy man, from an altitude of 2,500 feet. The rate of descent shall not exceed 21 feet per second. The descent shall be timed from the time of full opening to the time of ground impact. The distance descended shall be assumed at 2,250 feet and the rate of descent shall be this distance divided by the time in seconds.

(6) *Test performance requirement.* One hundred percent performance shall be required in the tests specified in subparagraphs (1) to (5) of this paragraph, except in the case of an auxiliary parachute. (See paragraph (f) of this section.)

(e) The tests specified in paragraph (d) of this section will not be required for parachutes previously approved by the United States Army Air Corps or by the Bureau of Aeronautics, Navy Department. In lieu of these tests, there shall be included in the supporting data submitted with a request for certification of such a parachute the following data:

(1) A copy of the official report describing the drop tests and static tests which formed the basis of the Army or Navy approval, signed by the Army or Navy representatives who witnessed the tests.

(2) A statement by an authorized representative of the Army or Navy to the effect that the parachute is approved and accepted by the Army or Navy as the case may be.

(f) A parachute to be certificated for use as an auxiliary parachute in combination with a certificated parachute need not comply with the rate of descent specified in subparagraph (d) (5) of this section, but shall have a rate of descent not exceeding 25 feet per second and shall comply with all of the other regulations prescribed in this part.

(1) The technical data submitted in connection with an auxiliary parachute and the tests made to obtain its certification shall satisfactorily account for the combination of parachutes and not the auxiliary parachute alone.

(2) Each unit of a certificated model auxiliary parachute shall bear the following additional identification data as prescribed in § 15.5 (c) (5): "Auxiliary only."

CONTROL AND STRUCTURAL UNITS

§ 15.40 *General.* (a) Certain types of special control units and structural units, such as those listed in § 15.3 (d), so designed that they can be used in any type or model of aircraft without change or with only minor changes which in no way affect the operation or strength of the units, will be certificated: *Provided*, That they comply with the regulations applicable to them prescribed in Part 4a of this subchapter.

(1) The installation of such special units in aircraft shall be in accordance with the pertinent provisions of Part 4a of this subchapter and the instructions of the manufacturers of the units.

(b) Before requesting certification of a type or model, or series of models, of a special control unit or structural unit, the manufacturer shall apply to the Administrator for a ruling as to the additional data to be submitted in accordance with § 15.6 (a) (3) to show compliance with the regulations applicable to the unit in question prescribed in Part 4a of this subchapter. This application shall be accompanied by a description of the unit and a drawing, or drawings, sufficient to enable the Administrator to make a ruling particularly applicable to the unit in question.

EQUIPMENT ITEMS ADAPTED TO SPECIFIC AIRCRAFT MODELS

§ 15.50 *Equipment items adapted to only one aircraft model.* (a) Certain items of equipment, such as those listed in § 15.3 (e), so designed that they can be used only in one aircraft model will be specially approved as integral parts of the aircraft in which they are installed: *Provided*, That they comply with the regulations applicable to them prescribed in Part 4a of this subchapter.

(b) A request for approval of such an item of equipment shall be supported by

the following additional data as prescribed in § 15.6 (a) (3):

(1) Data showing compliance with the regulations applicable to the item in question prescribed in Part 4a of this subchapter.

(2) In lieu of the data specified in subparagraph (1) of this paragraph, data in accordance with a special ruling made by the Administrator and obtained by the procedure prescribed in § 15.40 (b).

(c) The request for approval of such an item of equipment together with its supporting data shall be included with the approval request and supporting data for the aircraft model in which the item is installed.

§ 15.51 *Equipment items adapted to any aircraft model by means of detail design changes.* (a) Certain items of equipment, such as those listed in § 15.3 (e), of such a nature that by means of detail design changes they can be used in any aircraft model, will be specially approved as integral parts of the aircraft in which they are installed: *Provided*, That they comply with the regulations applicable to them prescribed in Part 4a of this subchapter.

(b) If the manufacturer so desires, such an item of equipment may be considered as a series of items, each so designed that it can be used only in one aircraft model. Approval in such a case will be handled as prescribed in § 15.50.

(c) If the procedure prescribed in paragraph (b) of this section is too cumbersome to suit a particular item, the item will be considered in two parts as follows:

- (1) The unchanged basic structure.
- (2) The variable structure.

(d) If the basic structure is deemed satisfactory by the Administrator, only the variable structure need be considered in connection with the certification of each aircraft model in which the item is installed.

(e) A request for examination of the basic structure of such an item of equipment shall be supported by the following additional data as prescribed in § 15.6 (a) (3):

(1) Data showing compliance with the regulations applicable to the item in question prescribed in Part 4a of this subchapter.

(2) In lieu of the data specified in subparagraph (1) of this paragraph, data in accordance with a special ruling made by the Administrator and obtained by the procedure prescribed in § 15.40 (b).

(f) A request for approval of a complete item of equipment in this classification shall be supported by the following data:

(1) Complete references to the data pertaining to the basic structure previously deemed satisfactory by the Administrator.

(2) Data as prescribed in paragraph (e) (1) or (2) of this section, but pertaining only to the variable structure.

(3) Any additional data which may have been prescribed by the Administrator at the time of his examination of the basic structure.

PART 16—AIRCRAFT RADIO EQUIPMENT
AIRWORTHINESS¹

GENERAL

- Sec.
16.10 Scope.
16.11 Deviation.
16.12 Waiver.

TECHNICAL DATA

- 16.20 General.
16.21 Drawings.
16.22 Drawing list.
16.23 Parts list.

CHARACTERISTICS

- 16.30 Design and tests.
16.30-1 Cross-pointer indicators (CAA rules which apply to § 16.30).

INSPECTION AND TESTS

- 16.40 General.
16.41 Facilities.
16.42 Report.

REGULATIONS

- 16.50 Identification.
16.51 Modification.
16.52 List changes.

AUTHORITY: §§ 16.10 to 16.52 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 16.10 to 16.52 contained in Amendment 85, 5 F. R. 5144, except as noted following section affected.

GENERAL

§ 16.10 *Scope.* Aircraft radio equipment required by this chapter to be type certificated and installed in certificated aircraft is eligible for a type certificate upon meeting the requirements herein-after prescribed.

§ 16.11 *Deviation.* New types, or new types of construction, of aircraft radio equipment which make the tests prescribed by the regulations in this part inapplicable may be subjected to such other tests as the Administrator may deem necessary to insure safe operation.

§ 16.12 *Waiver.* The tests prescribed herein may be waived whenever, in the opinion of the Administrator, a particular part of aircraft radio equipment is so designed or constructed that such tests are not necessary to insure airworthiness.

TECHNICAL DATA

§ 16.20 *General.* To be eligible for a type certificate for aircraft radio equipment, an applicant must submit the technical data described in §§ 16.21, 16.22, and 16.23.

§ 16.21 *Drawings.* One set of drawings in blueprint or equivalent form folded to approximately 9 by 12 inches containing the manufacturer's designation of the aircraft radio equipment and all details of design, construction, assembly, and materials used which are necessary for the reproduction of such aircraft radio equipment: *Provided*, That

¹ Application for type certification of aircraft radio equipment should be made as prescribed in Part 2 of this subchapter. The provisions of §§ 2.2 and 2.3 of this subchapter providing for a production certificate and the rules for the operation under such certificate shall not be applicable to the case of type certification of aircraft radio equipment.

adequate photographs may be substituted for such drawings if such photographs are suitably marked to indicate the details required in this section.

§ 16.22 *Drawing list.* A drawing list setting forth in numerical order or by other suitable classification, the title and number or date of each drawing submitted under § 16.21.

§ 16.23 *Parts list.* A list specifying each component part of the aircraft radio equipment submitted to the Administrator for certification. The list shall indicate the physical or circuit location of each item and the type or model designation assigned to such item by the manufacturer.

CHARACTERISTICS

§ 16.30 *Design and tests.* To be eligible for type certification, aircraft radio equipment must be so designed and constructed that it will satisfactorily perform the function or functions for which it is intended to be used in aircraft under all flight conditions which may be met in regular service and must:

- (a) Be free from hazard both in itself and in its method of operation;
- (b) Be constructed of suitable and dependable materials;
- (c) Satisfactorily pass a visual inspection of the construction, lay-out, and electrical arrangement of all components of the particular aircraft radio equipment and such electrical, humidity, temperature, pressure, vibration, drop, and other tests as the Administrator may prescribe.

[Amdt. 85, 5 F. R. 5144]

§ 16.30-1 *Cross-pointer indicators (CAA rules which apply to § 16.30).* (a) At the time the type I-101 Cross-Pointer Indicator was type certificated for use in conjunction with airborne ILS and VHF navigational equipment, it was recognized that the Indicator did not have incorporated in it certain warning features considered to be important in the interest of safety. However, as there was no indicator being manufactured at that time which did incorporate those features, the I-101 Indicator was type certificated for air carrier use subject to certain limitations.

(b) There is now in quantity production at least one type of ILS cross-pointer indicator which incorporates the so-called "flag alarm" indicator. There may be other equally satisfactory indicators under development.

(c) In view of the availability of the improved type indicator, it appears to be in the best interest of safety to discontinue use of the type I-101 Indicator as soon as practicable.

(d) Effective immediately, no cross-pointer indicator shall be type certificated for installation in air carrier aircraft unless a flag alarm or other satisfactory alarm system has been incorporated in the indicator. Effective December 31, 1948, the type certificate is canceled for the type I-101 Cross-Pointer Indicator, and after that date such Indicator shall not be used in air carrier operations.

[Supp. 1, 13 F. R. 4251. Correction noted at 14 F. R. 37]

INSPECTIONS AND TESTS

§ 16.40 *General.* The prescribed inspections and tests shall be conducted by the applicant under the supervision of representatives of the Administrator at a designated time and place and in such manner and under such conditions as they may deem necessary.

§ 16.41 *Facilities.* All engineering, technical, and physical facilities which may be necessary for the conduct of all of the prescribed inspections and tests shall be provided by the applicant.

§ 16.42 *Report.* The applicant shall submit in duplicate a written report of the results of the prescribed inspections and tests which shall be in such detail as the Administrator may require.

REGULATIONS

§ 16.50 *Identification.* Type certificated aircraft radio equipment shall be plainly and suitably marked with at least the following information:

- (a) Name and address of manufacturer;
- (b) Manufacturer's type or model designation;
- (c) Weight to the nearest pound and fraction thereof;
- (d) Serial number or date of manufacture;
- (e) Type certificate number.

§ 16.51 *Modification.* No change shall be made in the approved specifications under which type certificated aircraft radio equipment is manufactured prior to the approval of such change by the Administrator.

§ 16.52 *List changes.* The holder of a type certificate for aircraft radio equipment shall keep all lists furnished the Administrator current by submitting revised lists containing all changes made subsequent to original certification.

PART 18—MAINTENANCE, REPAIR, AND ALTERATION OF CERTIFICATED AIRCRAFT AND OF AIRCRAFT ENGINES, PROPELLERS, AND INSTRUMENTS¹

GENERAL

- Sec.
18.1 Definitions.

MAINTENANCE, REPAIRS, AND ALTERATIONS

- 18.5 Routine maintenance.
18.6 Repairs.
18.7 Alterations.

RULES AND PROCEDURES FOR MAINTENANCE, REPAIRS, AND ALTERATIONS

- 18.10 Agencies authorized to perform maintenance, repair, and alteration operations.
18.11 Provision for approval of major repairs and major alterations.
18.12 Flight tests.

¹ Civil Aeronautics Manual 18, which may be secured from the Correspondence Section, Civil Aeronautics Administration, Washington 25, D. C., describes in detail the operations which the Administrator of Civil Aeronautics considers to be routine maintenance, minor and major repairs, and minor and major alterations. It sets forth in detail repair methods, techniques, and practices which the Administrator has found acceptable in the execution of repairs in accordance with the regulations in this part. It also describes forms, scope of technical data, and records prescribed by the Administrator in accordance with this part.

RECORDING OF REPAIRS AND ALTERATIONS

Sec.

- 18.15 Minor repair and minor alteration logbook entries.
- 18.16 Major repair and major alteration records.
- 18.17 Provision for air carrier records.

DESIGN, TECHNIQUES, AND MATERIALS

- 18.20 Design, techniques, and materials.

AUTHORITY: §§ 18.1 to 18.20 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 605, 52 Stat. 1007, 1010; 49 U. S. C. 551, 554.

SOURCE: §§ 18.1 to 18.20 contained in Amendment 105, Civil Air Regulations, 6 F. R. 1811.

GENERAL

§ 18.1 *Definitions.* As used in this part: (a) "Aircraft engine" means an aircraft engine approved by the Administrator.

(b) "Propeller" means a propeller approved by the Administrator.

(c) "Instrument" means an instrument installed, for other than purely experimental purposes, in a certificated aircraft.

(d) "Manufacturer" means: (1) the holder of the type certificate, or approval by the Administrator, for an aircraft, aircraft engine, or propeller, or of the current rights, under a licensing arrangement, to the benefits of such type certificate or approval, or (2) the manufacturer of a part or accessory of a certificated aircraft, or (3) the manufacturer of an instrument which is installed in a certificated aircraft: *Provided*, That such manufacturer shall have in his employ a properly certificated mechanic in direct charge of maintenance, repair, or alteration operations.

MAINTENANCE, REPAIRS, AND ALTERATIONS

§ 18.5 *Routine maintenance.* Routine maintenance is defined as simple or minor preservation operations including but not limited to the adjustment of rigging and clearances, and the replacement of small standard parts not involving complex assembly operations.

§ 18.6 *Repairs.* A repair is any operation other than routine maintenance which is required to restore an aircraft, aircraft engine, propeller, or instrument to a condition for safe operation, including the mending or replacement of damaged or deteriorated parts.

(a) *Minor repairs.* Minor repairs are elementary repair operations executed in accordance with standard practices and not within the definition of major repairs.

(b) *Major repairs.* Major repairs are complex repair operations of vital importance to the airworthiness of an aircraft, including but not limited to:

(1) Straightening, splicing, welding and similar operations when the strength of important structural members might be appreciably affected thereby.

(2) Operations requiring complicated or unconventional techniques or equipment.

§ 18.7 *Alterations.* An alteration is any appreciable change in the design of an aircraft, aircraft engine, propeller, or instrument.

(a) *Minor alteration.* A minor alteration is:

(1) An alteration having no appreciable effect on the weight, balance, structural strength, power-plant operation, flight characteristics, or other characteristics affecting the airworthiness of an aircraft; or

(2) An alteration for which specific plans and instructions have been approved by the Administrator and which can be executed by means of elementary operations.

(b) *Major alterations.* Major alterations are all alterations not within the definition of minor alterations.

RULES AND PROCEDURES FOR MAINTENANCE, REPAIRS, AND ALTERATIONS

§ 18.10 *Agencies authorized to perform maintenance, repair, and alteration operations.* Maintenance, repair, and alteration operations shall be performed only by: (a) A certificated mechanic having the proper rating or a person working under the direct supervision of such mechanic; or (b) a certificated repair station having the proper rating; or (c) the manufacturer of the aircraft or part of the aircraft to be repaired: *Provided*, That all instrument repairs and alterations and propeller major repairs and major alterations shall be performed only by a certificated repair station having the proper rating or by the instrument or propeller manufacturer.

§ 18.11 *Provision for approval of major repairs and major alterations.* No aircraft, aircraft engine, or propeller which has undergone any major repair or major alteration shall be returned to service until examined, inspected, and approved by a duly authorized representative for the Administrator unless such repair or alteration has been executed in accordance with a manual or specification approved by the Administrator,² and performed by a certificated repair station of the proper rating or by the manufacturer.

§ 18.12 *Flight tests.* When an aircraft or aircraft engine or propeller thereof has undergone a maintenance, minor repair, or minor alteration operation which may have changed its flight characteristics appreciably or substantially affected its operation in flight, or has undergone a major repair or major alteration, such aircraft shall, prior to carrying passengers, be test flown by a pilot having at least 200 solo hours and holding at least a private pilot certificate and appropriate rating for the aircraft to be test flown.

RECORDING OF REPAIRS AND ALTERATIONS

§ 18.15 *Minor repair and minor alteration logbook entries.* An adequate description of every minor repair or minor alteration of an aircraft, aircraft engine, or propeller shall be entered in the appropriate logbook over the signature and certificate number of the mechanic directly in charge of or performing such

² Such manual or specification may, for example, be issued by the manufacturer, a certificated repair station, or by the Administrator. All such manuals or specifications issued by parties other than the Administrator must be approved by him.

repair or alteration and in case a manufacturer or a certificated repair station makes said repair or alteration the appropriate logbook shall also be signed by an authorized official of such agency. The installation of an instrument in an aircraft shall be recorded in the aircraft logbook by the agency making the installation.

§ 18.16 *Major repair and major alteration records.* A repair agency performing a major repair or major alteration on an aircraft, aircraft engine, or propeller, shall execute such Repair and Alterations Forms as may be prescribed and furnished by the Administrator, and shall deliver a duplicate copy of any such Form to the owner of the aircraft and make proper entries on the appropriate page of the Aircraft Operation Record.

§ 18.17 *Provisions for air carrier records.* Logbook and aircraft operation record entries required in this part may be replaced, in the case of repairs or alterations to scheduled air carrier aircraft, by a suitable system of recording repairs, alterations, and signatures of responsible personnel.

DESIGN, TECHNIQUES, AND MATERIALS

§ 18.20 *Design, techniques, and materials.* Repairs shall be so executed, and materials of such strength and quality shall be used that the condition of the repaired aircraft, aircraft engine, propeller, or instrument shall be at least equivalent to its original or a properly altered condition in regard to aerodynamic and mechanical function, structural strength, and resistance to vibration and deterioration, and all other qualities affecting airworthiness. Alterations shall be so designed and executed that the altered aircraft, aircraft engine, propeller, or instrument will comply with the airworthiness requirements in effect when the particular model of the aircraft or part of the aircraft was originally certificated and, in addition, with particular provisions of the current airworthiness requirements rendered necessary for safe operation by the alteration.

PART 20—PILOT CERTIFICATES

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AUTHORITY: §§ 20.1 to 20.82 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552; Pub. Law 872, 80th Cong.

SOURCE: §§ 20.1 to 20.82 contained in Amendment 20-0, Civil Air Regulations, 10 F. R. 5060, except as noted following sections affected.

CROSS REFERENCE: For regulations with respect to air-line transport pilot certificates and lighter-than-air pilot certificates, see Parts 21 and 22 of this subchapter.

STUDENT PILOT CERTIFICATE

§ 20.1 *Issuance.* A student pilot certificate will be issued by the Administrator or his authorized representative to an applicant who meets the applicable requirements.

[Amdt. 20-7, 12 F. R. 5008]

§ 20.2 *Age.* (a) Powered aircraft: 16 years.

(b) Gliders: 14 years.

If an applicant is less than 21 years of age at the time of making application, he shall submit with his application the written consent of either parent or legal or natural guardian.

§ 20.3 *Citizenship.* Applicant shall be a loyal citizen of the United States or of a friendly foreign government not under the domination of or associated with any government with which the United States is at war. (Wartime regulation to be revised when conditions permit.)

§ 20.4 *Education.* Applicant shall be able to read, write, speak, and understand the English language or an

appropriate operation limitation will be placed on the student pilot certificate.

§ 20.5 *Physical standards—(a) Powered aircraft.* Applicant shall meet the physical standards of the third class prescribed in Part 29 of this subchapter.

(b) *Glider.* Applicant shall have no known physical defect which renders him incompetent to pilot a glider, and shall so certify.

§ 20.6 *Aeronautical knowledge.* None.

PILOT CERTIFICATE AND RATINGS

§ 20.10 *Issuance.* A pilot certificate shall be issued to an applicant who meets the minimum requirements prescribed herein. A private or commercial pilot rating, aircraft category, class, and type ratings, instrument rating, flight instructor rating, and any other necessary special ratings for which the pilot has been found qualified shall be issued in connection with a pilot certificate.

[Amdt. 20-2, 14 F. R. 2192]

§ 20.11 *Graduates of certificated flying schools.* A graduate of a certificated flying school will be deemed to have met the aeronautical experience requirements of this part, if he presents an appropriate certificate of graduation within 60 days after graduation date.

§ 20.12 *Limited pilot certificate.* A citizen of a foreign government who holds a currently effective pilot certificate or license issued by his government, upon submitting to the Administrator reliable evidence showing his pilot time and aeronautical experience may be issued a Limited Pilot Certificate appropriate to his pilot time and aeronautical experience shown. The holder of such certificate shall be familiar with the air traffic rules and shall not transport passengers or cargo where a charge is made for such transportation. The certificate shall contain such limitations as the Administrator finds necessary for safety, including but not limited to those which may be required by reason of the pilot's inability to speak and understand the English language.

[Amdt. 20-2, 11 F. R. 3244]

PRIVATE PILOT RATING

§ 20.20 *Age.* (a) Powered aircraft: 17 years.

(b) Glider: 14 years.

§ 20.21 *Citizenship.* Applicant shall be a loyal citizen of the United States or of a friendly foreign government not under the domination of or associated with any government with which the United States is at war. (Wartime regulations to be revised when conditions permit.)

§ 20.22 *Education.* Applicant shall be able to read, write, speak, and understand the English language or an appropriate operation limitation will be placed on the pilot certificate.

§ 20.23 *Physical standards—(a) Powered aircraft.* Applicant shall meet the physical standards of the third class prescribed in Part 29 of this subchapter.

(b) *Glider.* Applicant shall have no known physical defect which renders him

incompetent to pilot a glider, and shall so certify.

§ 20.24 *Aeronautical knowledge.* Applicant for a powered aircraft or glider rating shall have passed the written examination prescribed in § 43.53 (a) of this subchapter within the preceding 24 calendar months.

[Amdt. 20-5, 12 F. R. 1417]

§ 20.25 *Aeronautical experience—(a) Powered aircraft.* An applicant for a pilot certificate with a private rating in powered aircraft shall meet the requirements of either subparagraphs (1) or (2), and (3) of this paragraph. If the applicant meets the requirements of subparagraph (2) but not subparagraph (1) of this paragraph, his certificate shall be appropriately endorsed by the Administrator.

(1) In spinnable aircraft he shall have at least 30 hours of solo flight time and at least 10 hours of dual instruction time given by a rated flight instructor.

(i) At least 2 hours of the dual instruction time shall have been after solo.

(ii) The dual instruction shall include instruction in the prevention of and recovery from power-on and power-off stalls entered from all normally anticipated flight attitudes.

(iii) If the applicant is the holder of a private or commercial pilot certificate with a glider rating, he may receive credit for not more than 15 hours of the required solo flight time for the flight time had in gliders; or

(2) In nonspinnable aircraft he shall have at least 20 hours of solo flight time and at least 7 hours of dual instruction time given by a rated flight instructor.

(i) At least 2 hours of the dual instruction time shall have been after solo.

(ii) If the applicant is the holder of a private or commercial pilot certificate with glider rating, he may receive credit for not more than 10 hours of the required solo flight time for the flight time had in gliders; and

(3) In either spinnable or nonspinnable aircraft he shall have at least 3 hours of solo cross-country flight time which shall include at least one solo flight to a point not less than 50 miles distant from the point of departure with at least 2 full-stop landings at different points along the course.

(b) *Glider.* Applicant for a glider rating shall have had at least 100 glider flights or 10 hours of glider flight time including at least 50 glider flights. At least 25 flights must have included a 360° turn.

[Amdt. 20-8, 12 F. R. 6852, and Amdt. 20-3, 14 F. R. 3326]

NOTE: § 20.25 (a) was amended by Amdt. 20-3, effective Aug. 15, 1949.

§ 20.26 *Aeronautical skill.* Applicant shall competently perform the following maneuvers:

(a) *Powered aircraft.* (1) A series of 3 landings from an altitude not to exceed 1,000 feet with engine throttled and a 180° change in direction, the aircraft touching the ground in normal landing attitude beyond and within 300 feet of a designated line or point. At least one

landing must be accomplished from a forward slip;

(2) 3 moderately banked around-pylon figure eights, variation in altitude not to exceed 200 feet;

(3) A 720° power turn in each direction in a banked attitude of more than 45°, variation in altitude not to exceed 200 feet.

(4) Climbing and gliding turns at minimum controllable speeds;

(5) Recovery from power-on and power-off stalls entered from all normally anticipated flight attitudes;

(6) [Revoked.]

Any of the maneuvers required by this section may be modified or eliminated if such action is appropriate to the characteristics of the aircraft used in the test and appropriate operation limitations are entered on the rating record.

(b) *Glider*. (1) One flight with a 180° turn and down-wind landing;

(2) Two flights with a 360° turn to the right and left, respectively, landing each time at a point beyond and within 200 feet of a designated line or point;

(3) Two flights with right and left turns in each flight.

(c) *Aircraft limitation*. When the applicant's medical certificate shows a structural defect or limitation, such additional maneuvers and tests as may be necessary to demonstrate the competency of the applicant to pilot aircraft safely shall be required. A pilot certificate issued under these circumstances may be limited to the operation of a particular aircraft or type of aircraft and to the type of operation.

[Amdt. 20-0, 10 F. R. 5060, as amended by Amdt. 20-2, 14 F. R. 2192, and Amdt. 20-3, 14 F. R. 3326]

NOTE: § 20.26 (a) (5) was amended and § 20.26 (a) (6) was revoked by Amdt. 20-3, effective Aug. 15, 1949.

COMMERCIAL PILOT RATING

§ 20.30 *Age*. 18 years.

§ 20.31 *Citizenship*. Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal commercial pilot privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

[Amdt. 20-10, 13 F. R. 4313.]

§ 20.32 *Education*. Applicant shall be able to read, write, speak, and understand the English language.

§ 20.33 *Physical standards*—(a) *Powered aircraft*. Applicant for a powered aircraft rating shall meet the physical standards of the second class prescribed in Part 29 of this subchapter.

(b) *Glider*. Applicant shall have no known physical defect which renders him incompetent to pilot a glider, and shall so certify.

§ 20.34 *Aeronautical knowledge*—(a) *Powered aircraft*. Applicant shall pass a written examination covering such of the provisions of Parts 43 and 60 of this subchapter as are pertinent; meteorology as applied to the recognition of weather

conditions while flying, the analyzing of weather maps and sequence reports furnished by the United States Weather Bureau; practical air navigation problems including the use of maps, navigation by terrain and dead reckoning, and the use of navigational instruments and aids; the theory and practice of flight; the maintenance of aircraft and the maintenance and use of aircraft powerplants in common use.

(b) *Glider*. Applicant shall pass a written examination on such of the provisions of Parts 43 and 60 of this subchapter as are pertinent or hold a powered aircraft rating.

§ 20.35 *Aeronautical experience*—(a) *Powered aircraft*. An applicant for a commercial pilot rating shall have a total of at least 200 hours of flight time credited in accordance with Part 43 of this chapter. This total flight time shall include at least 100 hours of flight time as pilot in command, of which 5 hours shall have been flown within 60 days immediately preceding the date of application; 20 hours of cross-country flight time as pilot in command which shall include at least one flight of not less than 350 miles in the course of which 3 full-stop landings are made at different points; and 10 hours of night flight time of which 5 hours may be dual instruction time, and which shall include not less than 10 take-offs and 10 landings as pilot in command and as sole manipulator of the controls. The required 100 hours of pilot in command flight time may include the cross-country and night flight time required to be flown as pilot in command.

(1) An applicant who does not meet the above-mentioned night flight time requirements but does meet the other requirements of this section may be issued a pilot certificate with a commercial rating, and in that event the Administrator shall appropriately endorse such certificate to show that the holder thereof does not meet the night flight time requirement.¹ At such time as the holder of a certificate so endorsed submits reliable documentary evidence to the Administrator that he has met such night flight time requirement, he shall be reissued a certificate without such endorsement.

(2) Not more than 25% of the flight time flown as pilot in command may be

¹ Paragraph 2.4.1.3 (c) of Annex 1 (Personnel Licensing Standards) to the Convention on International Civil Aviation provides that an applicant for a commercial pilot certificate shall have 10 hours of night flight time as set forth in the above text. An individual holding a pilot certificate with a commercial rating who does not meet such requirement may not participate in international flight as a commercial pilot unless he receives permission from the State or States whose territory is entered. Further, pursuant to the provisions of Article 39 of the Convention on International Civil Aviation he shall have endorsed on his certificate the particulars in which he does not meet the International Standards. However, such endorsement on a commercial rating issued by the Administrator does not prohibit the holder thereof from exercising the privileges of a commercial pilot rating while flying in the United States.

had in glider aircraft provided the applicant holds a pilot certificate with a private or commercial glider rating.

(b) *Glider*. Applicant shall have had at least 250 glider flights, or 25 hours of glider flight time including at least 125 glider flights. At least 5 flights must have been made within 60 days preceding the date of application. Applicant also shall have had at least one hour of flight instruction in recovery from stalls and spins. An applicant who is the holder of a private or commercial rating for a powered aircraft and who has had not less than 100 glider flights, or 10 hours of glider flight time including at least 50 glider flights, will be deemed to have met the requirements of this section.

[Amdt. 20-8, 12 F. R. 6852, and Amdt. 20-4, 14 F. R. 3521]

§ 20.36 *Aeronautical skill*. Applicant shall competently perform the following maneuvers:

(a) *Powered aircraft*. (1) A series of 3 landings from an altitude not to exceed 1,000 feet with engine throttled and a 180° change in direction, the aircraft touching the ground in normal landing attitude beyond and within 200 feet of a designated line or point. At least one landing shall be accomplished from a forward slip;

(2) A spiral in each direction of not less than 3 full turns in a banked attitude of not less than 60°, with engine throttled;

(3) 3 shallow on-pylon figure eights, 3 steep on-pylon figure eights, and one 720° power turn in each direction in a banked attitude of at least 60°. During each of these maneuvers the total variation in altitude shall not exceed 100 feet;

(4) [Revoked.]

(5) Straight climbs, climbing turns, slips, maneuvers at minimum controllable speeds, and emergency maneuvers such as simulated forced landings and recovery from power-on and power-off stalls entered from all normally anticipated flight attitudes.

(b) *Glider*. (1) One flight with a 180° turn and down-wind landing;

(2) Two flights with a 360° turn to right and left, respectively, landing each time beyond and within 100 feet of a designated line or point;

(3) Two flights with right and left turns in each flight.

[Amdt. 20-0, 10 F. R. 5060, as amended by Amdt. 20-3, 14 F. R. 3326]

NOTE: § 20.36 (a) (4) was revoked and 20.36 (a) (5) was amended by Amdt. 20-3, effective Aug. 15, 1949.

AIRCRAFT, FLIGHT INSTRUCTOR, AND INSTRUMENT RATINGS

§ 20.40 *Aircraft rating competence*. (a) An applicant for any additional aircraft rating subsequent to the original issuance of a pilot certificate shall demonstrate competency in aircraft of the category and class and, if the aircraft has a maximum certificated take-off weight of over 12,500 lbs., of the type for which the rating is sought.

(b) A pilot limited by his rating to nonspinnable aircraft, when applying for removal of this restriction, shall have had at least 30 solo hours, and shall have had at least 3 hours of certified dual instruction in spinnable aircraft which shall include instruction in recovery from power-on and power-off stalls entered from all normally anticipated flight attitudes.

(c) A pilot limited by his rating to gliders, when applying for a pilot rating in powered aircraft, shall meet the aeronautical knowledge, experience, and skill requirements appropriate to the pilot rating sought.

[Amdt. 20-3, effective Aug. 15, 1949, 14 F. R. 3327]

§ 20.41 *Flight instructor rating for powered aircraft*—(a) *Age*. 18 years.

(b) *Knowledge*. Applicant shall pass a theoretical and practical examination on his competency to instruct students in flight.

(c) *Experience*. Applicant shall be a commercial pilot or a private pilot who meets the requirements of § 20.35 (a).

(d) *Skill*. Applicant shall demonstrate his ability to perform with precision and to teach such flight maneuvers as are necessary and appropriate for instruction in the safe piloting of aircraft.

§ 20.42 *Instrument rating*—(a) *Knowledge*. Applicant shall pass a written examination demonstrating his familiarity with the use of such instruments and other navigational aids, both in the aircraft and on the ground, as are necessary for the navigation of aircraft by instruments, with instrument flight rules, and with flight planning in relation to air traffic control services and aircraft performance. An applicant who is a private pilot shall, in addition, meet the knowledge requirements of § 20.34 (a), except those pertinent to the maintenance of aircraft and aircraft engines.

(b) *Experience*. An applicant shall hold a private or commercial pilot rating and shall have at least:

(1) 150 hours of flight time as pilot in command, of which not less than 50 hours shall be cross-country flight time; and

(2) 40 hours of instrument time under actual or simulated instrument flight conditions, of which not less than 20 hours shall have been in actual flight.

(c) *Aeronautical skill*. Applicant shall competently perform the following maneuvers solely by reference to instruments:

(1) Straight and level flight,
(2) Moderately banked 180° and 360° turns in both directions,

(3) Straight and level flight at minimum safe speeds, minimum glides, maximum climbs, and approaches to stalled attitudes of flight,

(4) Climbing turns,
(5) Stalls, skids, slips, spirals, banks in excess of 45°, and recovery from unusual positions,

(6) A demonstration of estimating arrival time, taking into account speed, wind, and drift.

(d) *Radio skill*. Applicant shall demonstrate his competence while flying

solely by reference to instruments with respect to the following items:

- (1) Tuning radio,
- (2) Orientation,
- (3) Operation along a radio range leg,
- (4) Locating cone of silence,
- (5) Let-down using approved instrument approach procedure for the particular airport.

(e) *Modified tests*. Any of the maneuvers or procedures required in paragraphs (c) and (d) of this section may be modified or eliminated if such action is appropriate to the characteristics of the aircraft or equipment used in the test and appropriate operation limitations are noted.

[Amdt. 20-0, 10 F. R. 5060, as amended by Amdt. 20-2, 14 F. R. 2192]

CERTIFICATION RULES

§ 20.50 *Application*. Application for a student pilot certificate, pilot certificate, or any rating shall be made on a form furnished by the Administrator.

§ 20.51 *Duration*. (a) A student pilot certificate shall expire 24 calendar months after the month of issuance.

(b) A pilot certificate with a private or commercial rating shall remain in effect unless it is suspended, or revoked, or a general termination date for such certificate is fixed by the Board.

[Amdt. 20-7, 12 F. R. 5008]

§ 20.52 *Temporary certificates*. The Administrator or his authorized representative may issue a temporary student pilot certificate or a temporary pilot certificate with a private or commercial rating for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 20-7, 12 F. R. 5008]

§ 20.53 *Surrender*. Any pilot shall, upon request, deliver his certificate or rating to the Administrator, if it has been suspended or revoked.

§ 20.54 *Exchange of certificates*. (a) A private or commercial pilot certificate which was effective on or after January 1, 1942, and which was issued prior to July 1, 1945, will expire on July 1, 1947. Such certificate may be exchanged at any time prior to July 1, 1947, for a pilot certificate and the appropriate ratings provided for in this part.

(b) *Reissuance*. Any person who on June 30, 1947, held a valid private or commercial certificate and who failed to exchange such certificate in accordance with paragraph (a) of this section, may, notwithstanding such failure and without other showing, obtain a pilot certificate with appropriate ratings upon application to the Administrator.

[Amdt. 20-4, 12 F. R. 40, as amended by Amdt. 20-6, 12 F. R. 5007]

§ 20.55 *Military competence*. Certificates granted on the basis of military competence shall be issued under the conditions specified in this section.

(a) *Private pilot rating*. An applicant for a pilot certificate with a private pilot rating on the basis of military competence shall be deemed to have met the aeronautical knowledge, experience, and skill requirements of this subchapter

for the issuance of such certificate, if he passes a written examination on Parts 43 and 60 of this subchapter and presents reliable documentary evidence showing:

(1) That he is a member of the armed forces of the United States or a civilian employee of the ferry or transport services of such forces, and is on solo flying status as a rated pilot or the equivalent, or

(2) That he has been honorably discharged or released from such forces and has had at least 10 hours of solo flying in military aircraft within the preceding 12 calendar months.

(b) *Commercial pilot rating*. An applicant for a pilot certificate with a commercial pilot rating on the basis of military competence shall be deemed to have met the aeronautical knowledge, experience, and skill requirements of this subchapter for the issuance of such certificate, if he passes a written examination on Parts 43 and 60 of this subchapter and presents reliable documentary evidence showing:

(1) That he is a member of the armed forces of the United States or a civilian employee of the ferry or transport services of such forces and that he has been on active duty on solo flying status as a rated pilot or the equivalent for a period of at least 6 consecutive months immediately preceding application, or

(2) That he has been honorably discharged or released from such forces and had been on active duty of the type specified in subparagraph (1) of this paragraph for a period of at least 6 consecutive months within 18 months immediately preceding application.

(c) *Aircraft category, class, and type ratings based on military competence*. An applicant for a particular rating, who holds a pilot certificate issued on the basis of military competency or otherwise, shall be issued appropriate aircraft category, class, and type ratings upon the presentation of reliable documentary evidence that he has within the preceding 12 months had at least 10 hours of flight time in military aircraft during which he was first pilot or the sole manipulator of the controls of an aircraft of the category, class, and type for which a rating is sought.

(d) *Instrument rating*. An instrument rating will be issued to an applicant who holds a currently effective military instrument rating if the requirements for the issuance of such a rating and the privileges authorized by it are not less than those of this subchapter with respect to such rating.

[Amdt. 20-9, 13 F. R. 2790, as amended by Amdt. 20-2, 14 F. R. 2192]

EXAMINATIONS AND TESTS

§ 20.60 *General*. The prescribed examinations and tests shall be given by a person designated by the Administrator.

§ 20.61 *Physical examination*. Prior to taking a flight test for a rating, an applicant shall have met the appropriate physical requirements within the time limitations hereinafter prescribed:

(a) *Private rating*. Within the preceding 24 months.

(b) *Commercial rating.* Within the preceding 12 months.

[Amdt. 20-1, 14 F. R. 109]

§ 20.62 *Aircraft used in flight tests—*
(a) *Powered aircraft.* Applicant shall furnish a certificated aircraft which must be equipped with complete dual controls and accommodate the applicant and examiner and parachutes for both. In addition, aircraft used for instrument flight tests shall be equipped as specified in § 43.30 (c).

(b) *Glider.* Applicant shall furnish a certificated glider.

§ 20.63 *Time and place.* All examinations and tests will be held at such times and places as the Administrator may designate.

§ 20.64 *Reapplication after failure.* Applicants who have failed in any examination will be subject to the following rules in making application for reexamination:

(a) An applicant for a pilot certificate with a powered aircraft rating or for an additional rating who fails to pass any prescribed theoretical examination may reapply after the expiration of 30 days from the date of such failure or after he has received not less than 5 hours of instruction from a certificated ground instructor in each subject failed.

(b) An applicant who has failed to pass any prescribed practical examination or test on powered aircraft may reapply only after an appropriately rated flight instructor has checked his competency and certified in the applicant's logbook that he considers such applicant qualified for the certificate or rating sought, or after the expiration of 30 days from the date of such failure.

(c) An applicant for a glider rating who has failed to pass any prescribed theoretical examination may reapply at any time after the expiration of 30 days or after he has received not less than 5 hours of instruction on each subject failed from a certificated ground instructor.

(d) An applicant for a glider rating who has failed to pass any prescribed practical examination or test may reapply only after he has made at least 20 additional gliding flights.

DEFINITIONS

§ 20.70 *Definitions.* As used in this part the words listed below shall be defined as follows:

[Amdt. 20-2, 14 F. R. 2193]

§ 20.71 *Category.* Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.72 *Class.* Class shall indicate a difference in basic design of aircraft within a category, such as single-engine land, multi-engine sea, etc.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.73 *Copilot.* Copilot shall mean a pilot serving in any piloting capacity other than as pilot in command on aircraft requiring two pilots for normal operations, but excluding a pilot who is

on board the aircraft for the sole purpose of receiving flight instruction.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.74 *Dual instruction time.* Dual instruction time shall mean that portion of the flight time during which a person is receiving flight instruction from a rated flight instructor on board the aircraft.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.75 *Flight instructor.* Flight instructor means a pilot who is qualified to instruct other pilots and who has received a flight instructor rating.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.76 *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight.²

[Amdt. 20-2, 14 F. R. 2193]

§ 20.77 *Maximum certificated take-off weight.* Maximum certificated take-off weight shall mean the maximum take-off weight authorized by the terms of the aircraft airworthiness certificate.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.78 *Night.* Night is the time between the ending of evening twilight and the beginning of morning twilight as published in the Nautical Almanac converted to local time for the locality concerned.³

[Amdt. 20-2, 14 F. R. 2193]

§ 20.79 *Pilot.* A pilot is an individual who manipulates the controls of an aircraft during the time defined as flight time.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.80 *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.81 *Solo flight time.* Solo flight time shall mean the flight time during which a pilot is the sole occupant of an aircraft.

[Amdt. 20-2, 14 F. R. 2193]

§ 20.82 *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 20-2, 14 F. R. 2193]

²For example, a pilot taxis to the warm-up apron and holds there for several minutes before taking off to permit the engine to warm up. Such taxi and warm-up time is not considered flight time. Flight time begins when the aircraft leaves the warm-up apron and ends when the pilot returns to the parking apron and turns the switches off.

³The Nautical Almanac containing the ending of evening twilight and the beginning of morning twilight tables may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C. Information is also available concerning such tables in the offices of the Civil Aeronautics Administration or the United States Weather Bureau.

PART 21—AIR-LINE TRANSPORT PILOT RATING

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AUTHORITY: §§ 21.1 to 21.58 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 21.1 to 21.58 contained in Civil Air Regulations, May 31, 1938, amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

§ 21.1 *Provision for issuance.* Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, empowering the Administrator of Civil Aeronautics to issue airman certificates specifying the capacity in which the holders thereof are authorized to serve as airmen in connection with aircraft, and requiring the Civil Aeronautics Board to prescribe such reasonable rules and regulations governing practices, methods, and procedures as the Board may find necessary to provide adequately for safety in air commerce, air-line transport pilots will be rated as to competence in accordance with the provisions of the following regulations.

[Reg. 601-A-1, 3 F. R. 2053, as amended by Amdt. 75, 5 F. R. 3946]

MINIMUM REQUIREMENTS

§ 21.9 *Eligibility.* To be eligible for an airline transport pilot competency

rating, an applicant shall comply with the minimum requirements set forth in §§ 21.10-21.18.

§ 21.10 *Age.* Applicant shall be at least 23 years of age.

§ 21.11 *Character.* Applicant shall be of good moral character.

§ 21.12 *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal air-line transport pilot privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

[Amdt. 21-5, 13 F. R. 4313]

§ 21.13 *Education.* (a) Applicant shall be able to read, write, and understand the English language, and shall be able to speak the English language without accent or impediment of speech which would interfere with two-way radio conversation; and

(b) Shall be a high school graduate or what is deemed by the Administrator to be its equivalent from the applicant's showing of general experience and aeronautical experience, knowledge, and skill.

§ 21.14 *Physical condition.* Applicant shall meet the physical standards of the First Class prescribed in Part 29 of this subchapter.

[Amdt. 21-6 7 F. R. 3923]

§ 21.15 *Aeronautical knowledge.* Applicant shall be familiar with and shall accomplish a satisfactory written examination on:

(a) The provisions of Parts 1, 21, 27, 40, 60, 61, and 98 of this subchapter, together with such parts of the provisions of Part 4a of this subchapter as are pertinent to the operations of air carrier aircraft.

(b) The fundamentals of air navigation and the use of formulas and of instruments and other navigational aids, both in aircraft and on the ground, which are deemed necessary for the navigation of aircraft by instruments.

(c) The general system of weather collection and dissemination.

(d) Weather map, weather forecast, and weather sequence abbreviations, symbols, and nomenclature.

(e) Elementary meteorology, including modern knowledge of the cyclons as associated with fronts.

(f) Cloud forms.

(g) Department of Agriculture Weather Bureau Circular N, Instructions for Airway Meteorological Service, and all amendments thereto.

(h) Weather conditions, including icing conditions and upper-air winds, affecting aeronautical activities.

(i) Air navigation facilities in use on the civil airways, including rotating beacons, course lights, radio ranges, and radio marker beacons.

(j) Data obtained from airplane weather observations and meteorological data reported from observations made by pilots engaged in air carrier flights.

(k) The influence of terrain upon meteorological conditions and develop-

ments, and the relation thereof to air carrier flight operations.

(l) Radio communication procedure as applied to aircraft operation.

(m) The basic principles of loading and weight distribution and its effect on flight characteristics.

[CAR, May 31, 1938, as amended by Amdt. 81, 5 F. R. 4530, and Amdt. 21-6, 14 F. R. 2194]

§ 21.16 *Aeronautical experience.* An applicant for an airline transport pilot rating shall hold a valid commercial pilot rating, or equivalent as determined by the Administrator, and shall have had at least 1,200 hours of flight time as pilot within the last 8 years, of which

(a) 5 hours shall have been had within 60 days immediately preceding the date of application;

(b) 500 hours shall have been cross-country flight time;

(c) 100 hours shall have been night flight time;

(d) 75 hours shall have been instrument time under actual or simulated instrument conditions of which not less than 50 hours shall have been in actual flight; and

(e) 250 hours of the preceding requirements shall have been as pilot in command, of which 100 hours shall have been cross-country flight time and at least 25 hours shall have been night flight time.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.17 *Aeronautical skill.* (a) Applicant shall demonstrate satisfactorily his ability to pilot aircraft in normal take-offs, turns, landings, and the following maneuvers (the maneuvers in subparagraphs (6) and (7) of this paragraph shall be performed in an aircraft satisfactory to the examining inspector of the Administrator):

(1) From 3,500 feet, with engine throttled, a 360° turn and a landing in normal landing attitude.

(2) From 2,500 feet, with engine throttled, a 180° turn and a landing in normal landing attitude.

(3) A series of three shallow and three steep figure 8 turns and one 720° steep power turn in each direction. During these maneuvers, the pilot shall not gain or lose more than 200 feet of altitude.

(4) A spiral in one direction from 3,500 feet, or higher, with engine throttled, and a landing in normal landing attitude.

(5) Subparagraphs (1) through (4) of this paragraph shall be applicable when the flight tests are conducted in aircraft of a gross weight in excess of 10,000 pounds; otherwise the pilot shall be required to demonstrate his aeronautical skill in accordance with § 20.26 of this subchapter.

(6) Emergency maneuvers such as simulated forced landings, spirals, side slips and climbing turns, and recovery from stalls, maneuvers in multiengine equipment with authorized load with one engine inoperative, if rating is sought on such equipment, and such other maneuvers as the examining inspector of the Administrator may deem necessary to demonstrate the competence of the applicant.

(7) A right-hand and a left-hand spin, each of at least two full turns, with not to exceed 10 degrees error.

NOTE: The requirements of subparagraphs (1)-(7) of this paragraph and of § 21.18 (b) may be met by the holding of a valid commercial rating.

(b) Applicant shall accomplish satisfactorily a flight test, solely by instruments, with respect to the following:

(1) Straight level flight for a given period of time.

(2) Moderate banks during 180° and 360° turns in both directions.

(3) Minimum glides and maximum climbs, and approaches to stalled attitudes of flight.

(4) Climbing turns.

(5) Stalls, skids, slips and spirals, and banks in excess of 45°, and recovery from the same.

NOTE: The requirements of subparagraphs (1)-(5) of this paragraph may be met by the holding of a valid instrument rating.

(6) Such other maneuvers as the examining inspector deems necessary.

(7) A practical demonstration, while in flight or under simulated conditions, of estimating arrival time, taking into account speed, wind, and drift.

[CAR, May 31, 1938, as amended by Amdt. 101, 6 F. R. 1159, Amdt. 115, 6 F. R. 2871 and Amdt. 21-6, 14 F. R. 2194]

§ 21.18 *Radio skill.* (a) An applicant shall demonstrate his ability to interpret International Morse Code signals, and shall accomplish a satisfactory flight test in a hooded cockpit with respect to the following:

(1) Tuning radio.

(2) Orientation. Effective January 1, 1939, such orientation shall include the use of the radio direction finder with sufficient tests to determine the ability of the pilot to:

(i) Home on a radio station.

(ii) Determine whether the aircraft is heading toward or away from the station.

(iii) Obtain accurate fixes by the use of radio compass.

(3) Following radio range.

(4) Locating cone of silence.

(5) Letting-down-through on the range by the approved instrument approach procedure for the particular airport used in connection with the test.

(6) Such other maneuvers as the examining inspector deems necessary.

(b) Such maneuvers as are necessary to demonstrate competence to satisfactorily pilot an aircraft from either control seat. None of the maneuvers provided for in §§ 21.17 and 21.18 shall be disregarded, but any such maneuver may be modified by the examining inspector of the Administrator to such extent as may be necessary for reasonable and safe operation of the aircraft used in the particular maneuver. Such inspector will report any such modification to the Administrator in writing.

[CAR, May 31, 1938, as amended by Amdt. 21-6, 14 F. R. 2194]

AIR-LINE TRANSPORT PILOT COMPETENCY CERTIFICATE

§ 21.20 *Existing aircraft ratings.* Every pilot having an airline transport

pilot rating with appropriate aircraft category and class, and horsepower ratings, issued by the Administrator prior to May 1, 1949, may continue to operate aircraft in accordance with the limitations of such rating until the expiration, suspension, revocation, or surrender of the rating: *Provided*, That after May 1, 1953, each such pilot shall comply with § 21.35 (b).¹

(a) *Aircraft rating.* The aircraft which the applicant is deemed competent to pilot shall be prescribed in his certificate by category and class, and type if the aircraft has a maximum certificated take-off weight of 12,500 lbs. or more and, in the case of unconventional airplanes, such description as is appropriate to define clearly the competence of the applicant. Competence to pilot aircraft shall be demonstrated in aircraft of the category and class and, if appropriate, the type for which the rating is sought.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.21 *Application.* Application for an air-line transport pilot certificate shall be made to the Administrator upon a form supplied for the purpose.

(a) *Application to amend.* When any change in an air-line transport pilot competency rating is desired, the applicant shall file a written request therefor with the Administrator upon a form supplied for the purpose.

(b) *Revocation.* No person whose air-line transport pilot certificate has been revoked shall apply for or be issued a pilot certificate of any grade or rating for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052, Amdt. 19, 4 F. R. 3391, and Amdt. 87, 5 F. R. 5256]

§ 21.22 *Issuance.* Upon approval of an application duly made, proofs submitted and examinations and tests satisfactorily completed, an air-line transport pilot certificate will be issued in an appropriate form.

(a) *Temporary certificate.* Following application made for an air-line transport pilot certificate, but prior to approval thereof and issuance of the certificate, a temporary air-line transport pilot certificate may be issued by the examining inspector of the Administrator.

(b) *Special ratings.* A special rating, except an instrument rating, will be issued to and renewed for the holder of a valid air-line transport pilot certificate pursuant to the provisions of §§ 20.40-20.42, and upon the same terms as such rating is issued to and renewed for the holder of a valid commercial pilot certificate.

¹Annex 1 to the Convention on International Civil Aviation (Personnel Licensing Standards) requires a pilot to have a type rating for all aircraft of a maximum certificated take-off weight of over 12,500 pounds. However, by the terms of the Convention, a holder of a pilot certificate issued prior to May 1, 1949, may, until May 1, 1953, exercise all of the privileges of such certificate both in the United States and internationally without compliance with such international standard.

(c) *Instruction in air transportation service.* Any person holding a valid airline transport pilot rating shall be considered competent to instruct other pilots in air transportation service in aircraft of a category, class, and type specified in the airline transport pilot rating of the instructing pilot. No pilot shall give more than 8 hours of such instruction in any one day nor more than 36 hours in any 7-day period. Such instruction shall be given only in aircraft equipped with fully functioning dual controls.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052, Amdt. 115, 6 F. R. 2872, Amdt. 21-9, 7 F. R. 6632, and Amdt. 21-6, 14 F. R. 2194]

§ 21.23 *Display.* An air-line transport pilot certificate shall be kept in the personal possession of the pilot at all times when piloting aircraft, and shall be presented for inspection upon the demand of any passenger, or of any authorized official or employee of the Administrator or Board or any State or municipal official charged with the duty of enforcing local laws or regulations involving Federal compliance, or upon the reasonable request of any other person.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052, Amdt. 75, 5 F. R. 3946]

§ 21.24 *Duration.* An air-line transport pilot certificate shall be of 60 days' duration and, unless the holder thereof is otherwise notified by the Administrator within such period, it shall continue in effect thereafter, until otherwise specified by the Board, unless suspended or revoked.

[Amdt. 21-7, 7 F. R. 5037]

§ 21.25 *Nontransferability.* An air-line pilot certificate is not transferable.

§ 21.26 *Operation during physical deficiency.* A certificated air-line transport pilot shall not operate any aircraft during the period of any known physical deficiency or increase in physical deficiency which would render him during that period unable to meet the physical requirements with which he complied in order to secure his certificate.

[Amdt. 75, 5 F. R. 3946]

§ 21.27 *Surrender.* Upon the suspension, revocation, or expiration of an air-line transport pilot certificate, the holder of such certificate shall, upon request, surrender such certificate to any officer or employee of the Administrator.

[Amdt. 75, 5 F. R. 3946]

§ 21.28 *Reexamination.* (a) An applicant who has failed any prescribed theoretical examination may apply for reexamination at any time after the expiration of 30 days from the date of such failure or after he has received not less than 5 hours instruction in each subject failed from a person employed by an airline to instruct in such subject or from whichever one of the following persons is appropriate:

- (1) A certificated air-line transport pilot;
- (2) A certificated ground instructor rated for the subject;

(3) A person qualified to instruct in the theory of instrument flight.

(b) An applicant who has failed to pass any prescribed practical examination or test may apply for reexamination only after (1) he has logged at least 5 additional hours of flying solely by instruments and at least 5 additional hours of dual flight instruction with a certificated flight instructor or a certificated air-line transport pilot, or (2) he has acquired such part of the above practice or instruction as may, in the opinion of the Administrator, warrant reexamination. Upon meeting the requirements of this paragraph an applicant for reexamination shall be deemed to meet the 5 hours solo flight time requirements set forth in § 21.16 (b).

(c) Applicant shall present a statement from the instructor indicating that he has given the required instruction and that he deems the applicant qualified to pass the flight test or that part of the theoretical examination in which such instruction was given, whichever is appropriate.

[Amdt. 21-10, 7 F. R. 8414]

EXAMINATIONS AND TESTS

§ 21.30 *General.* The examinations and tests prescribed in the regulations of this part (both for an air-line transport pilot certificate and for the ratings issued with respect thereto) will be conducted by an authorized officer or employee of the Administrator or by a properly qualified person designated for the purpose by the Administrator. During the flight tests the air carrier may have a check pilot on board.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2055]

§ 21.31 *Physical examination.* In connection with the original issuance of any air-line transport pilot certificate the physical examination prescribed shall be accomplished by a medical examiner of the Administrator of Civil Aeronautics, duly authorized to so examine such pilots, before any practical or theoretical test or other examination will be given, and shall be completed within the 6 months preceding the date of filing application for such pilot certificate.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052, and Amdt. 21-6, 7 F. R. 3923]

§ 21.32 *Time and place.* All examinations and tests will be held at such times and places as the Administrator may designate.

§ 21.33 *Aircraft used in tests.* The applicant shall furnish a certificated aircraft for any flight test involved. Each such aircraft, used in any test for an air-line transport pilot certificate shall be equipped with dual controls and shall accommodate the applicant and the inspector. Aircraft having only one elevator and aileron control for two seats, or any arrangement whereby all flight and engine controls cannot be handled in a normal or conventional manner from either seat, are not considered as having dual controls for the purpose of flight tests for pilot ratings. Each such air-

craft shall have adequate vision for the pilot and check pilot.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052]

§ 21.34 *Aircraft category rating.* For purposes of specifying the category of aircraft which the applicant is deemed competent to pilot and for convenience in examining and rating the applicant with respect thereto, aircraft are categorized as follows:

- (a) Airplane;
- (b) Autogiro;
- (c) Glider;
- (d) Lighter-than-air aircraft.

[Amdt. 115, 6 F. R. 2872, as amended by Amdt. 21-6, 14 F. R. 2194]

§ 21.35 *Airplane class and type rating—(a) Airplane class rating.* For purposes of specifying the class of airplane which the applicant is deemed competent to pilot and for convenience in examining and rating the applicant with respect thereto, airplanes are classed as follows:

- (1) Single-engine, land;
- (2) Single-engine, sea;
- (3) Multiengine, land;
- (4) Multiengine, sea;
- (5) Unconventional.

(b) *Type rating.* An aircraft type rating shall be issued for each type of aircraft having a maximum certificated take-off weight of over 12,500 lbs.

[Amdt. 115, 6 F. R. 2872, as amended by Amdt. 21-6, 14 F. R. 2194]

§ 21.36 *Inspection.* The applicant for an air-line transport pilot certificate shall offer full cooperation in respect of any inspection or examination which may be made of said applicant upon proper demand by any authorized representative of the Administrator prior or subsequent to the issuance of such certificate.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052]

§ 21.37 *Standard of performance.* Every practical and theoretical examination and test shall be accomplished to the satisfaction of the Administrator and the minimum passing grade in the subject of examination or test shall be 70 percent. Each flight maneuver will be graded separately. Other examinations will be graded as a whole.

§ 21.38 *Reports.* The person giving any examination or test in behalf of the Administrator will report the result thereof upon an appropriate form to the Administrator and all data collected incident to such examination or test will be considered as of a confidential nature by such person and by all employees of the Civil Aeronautics Authority.

PILOT REGULATIONS

§ 21.40 *Certificated air-line transport pilots—(a) Rating limitations.* No certificated air-line transport pilot shall operate any aircraft other than in accordance with the rating limitations set forth in his pilot certificate: *Provided*, That the holder of a valid air-line transport pilot certificate may pilot airplanes:

- (1) As a second pilot without an airplane class and horsepower rating for the particular airplane operated;

(2) As a first pilot of a class or within a horsepower range other than that specified in his air-line transport pilot certificate, but he shall not carry any person in such airplanes other than members of the crew thereof, certificated airmen carried in air carrier airplanes in furtherance of their official duties, or a certificated instructor rated for the airplane operated.

(b) *Periodic physical examinations.* A certificated air-line transport pilot shall not pilot an aircraft in operations for which he is required to possess an air-line transport pilot rating unless, within the preceding 6 calendar months, he has met the physical requirements of this part by passing an examination given by an authorized air-line medical examiner of the Administrator.

(c) *Medical certificate.* A medical certificate issued by an authorized air-line medical examiner of the Administrator or other evidence satisfactory to the Administrator that the pilot has met the physical requirements of this part shall be carried by such pilot while piloting aircraft.

[Amdt. 115, 6 F. R. 2872, Amdt. 21-6, 7 F. R. 3923, and Amdt. 21-4, 12 F. R. 3170]

§ 21.41 *Passenger carrying.* A certificated air-line transport pilot shall not pilot any aircraft carrying any person other than members of the crew thereof, certificated airmen carried in air carrier aircraft in furtherance of their official duties, or a certificated instructor rated for the aircraft operated, unless, within the 90 days immediately preceding, he shall have made at least 3 take-offs, and 3 landings to a full stop, in an aircraft of the same category (§ 21.34) and if an airplane, within the same class (§ 21.35 (a)) as that of the aircraft in which any such person is carried.

[Amdt. 115, 6 F. R. 2872, as amended by Amdt. 21-6, 14 F. R. 2194]

§ 21.42 *Recent experience requirements—(a) Passenger flight (day and night).* A certificated airline transport pilot shall not pilot an aircraft carrying any person other than the members of the crew thereof, certificated airmen carried in air carrier aircraft in furtherance of their official duties, or a certificated instructor rated for the aircraft operated, unless within the preceding 3 calendar months he shall have made and logged at least 3 take-offs and landings to a full stop in an aircraft of the same category, class, and type as that of the aircraft in which such person is carried. A certificated airline transport pilot shall not pilot such aircraft between sunset and sunrise unless he has made at least one of the 3 required take-offs and landings between sunset and sunrise.

(b) *Instrument flight.* A certificated airline transport pilot, who within the preceding 6 calendar months has not flown and logged at least 2 hours of flight time solely by reference to instruments under either actual or properly simulated instrument flight conditions, shall not pilot an aircraft under such conditions until he has flown and logged at least 2 hours of such flight time accompanied by a certificated pilot of at least private

grade holding an appropriate category, class, and type rating for the aircraft and authorized to operate aircraft under instrument conditions.

[Amdt. 27-7, 7 F. R. 5037, as amended by Amdt. 21-6, 14 F. R. 2194]

§ 21.43 *Instruction.* No person holding a valid air-line transport pilot certificate shall give flying instruction, except as provided for in § 21.22 (c), unless possessed of a valid instructor rating.

[CAR, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052 and Amdt. 21-9, 7 F. R. 6632]

§ 21.44 *Logbooks.* The following rules will govern pilot logbooks:

(a) *General.* Every certificated air-line transport pilot shall keep an accurate record of his flying time in a logbook in which the entries as to solo flying time have been certified to by him and the entries as to instruction have been certified to by his instructor. Logbooks shall be bound records and the entries shall be accurate, legible, in ink or indelible pencil, and so arranged as to facilitate easy reference thereto.

(b) *Contents.* The logbook shall contain the date of flight, the category, class, and type of aircraft flown, the aircraft certificate number, a statement of pilot in command, dual instruction, instrument and night flight time, the duration of the flight, the points between which such flight was made, and, in addition, when any flight results in serious damage to the aircraft, a notation to this effect. Dual instruction time shall be logged in the same manner and, in addition, the instructor shall make complete entries in the logbook of his student showing the nature of each maneuver in which instruction was given and the time spent thereon. The instructor shall attest each such entry with his initials, pilot certificate number, and pertinent rating. This logbook shall be presented for inspection, upon demand and reasonable notice, to any authorized representative of the Administrator or Board or State or municipal officer enforcing local regulations or laws involving Federal compliance.

(c) *Logging of pilot flight time.* The holder of an airline transport pilot certificate may log the total flight time while acting as pilot in command or copilot.

(d) *Logging instrument flight time.* Instrument flight time may be logged as such only when the aircraft is flown solely by reference to instruments either under actual or properly simulated flight conditions. (Over-the-top flying shall not be logged as instrument flight time.)

(e) *Reports.* The holder of an air-line transport pilot certificate shall furnish the authorized air-line medical examiner of the Administrator, at the time of each physical examination to be forwarded by him to the Administrator, a report setting forth the amount and type of his aeronautical experience and such other pertinent data as the Administrator may require since his last preceding report.

[CAR, May 31, 1938, as amended by Amdt. 115, 6 F. R. 2872, Amdt. 21-4, 7 F. R. 740, Amdt. 21-7, 7 F. R. 5033, and Amdt. 21-6, 14 F. R. 2194]

RULES AND REGULATIONS

DEFINITIONS

§ 21.50 *Definitions.* As used in this part the words listed below shall be defined as follows:

[Amdt. 21-6, 14 F. R. 2194]

§ 21.51 *Category.* Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.52 *Class.* Class shall indicate a difference in basic design of aircraft within a category, such as single-engine land, multi-engine sea, etc.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.53 *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight (block to block).

[Amdt. 21-6, 14 F. R. 2194]

§ 21.54 *Maximum certificated take-off weight.* The maximum certificated take-off weight shall mean the maximum take-off weight authorized by the terms of the aircraft airworthiness certificate.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.55 *Night.* Night is the time between the ending of evening twilight and the beginning of morning twilight as published in the Nautical Almanac converted to local time for the locality concerned.²

[Amdt. 21-6, 14 F. R. 2194]

§ 21.56 *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.57 *Solo flight time.* Solo flight time shall mean the flight time during which a pilot is the sole occupant of an aircraft.

[Amdt. 21-6, 14 F. R. 2194]

§ 21.58 *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 21-6, 14 F. R. 2195]

PART 22—LIGHTER-THAN-AIR PILOT CERTIFICATES

CLASSIFICATION OF LIGHTER-THAN-AIR PILOT CERTIFICATES

Sec.

22.1 Grades.

LIGHTER-THAN-AIR PILOT CERTIFICATE REQUIREMENTS

22.10 Student lighter-than-air pilot certificate.

22.11 Private lighter-than-air pilot certificate.

²The Nautical Almanac containing the ending of evening twilight and the beginning of morning twilight tables may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C. Information concerning such tables is also available in the offices of the Civil Aeronautics Administration or the U. S. Weather Bureau.

Sec.

22.12 Commercial lighter-than-air pilot certificate.

22.13 Free balloon pilot certificate.

LIGHTER-THAN-AIR PILOT CERTIFICATES

22.20 Application.

22.21 Duration.

22.22 Recent experience requirements.

22.23 Reinstatement.

22.24 Examinations and tests.

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22.31 Flight limitations and privileges.

22.32 Miscellaneous.

DEFINITIONS

22.40 Lighter-than-air aircraft.

22.41 Solo flight time.

22.42 Dual instruction.

AUTHORITY: §§ 22.1 to 22.42, issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008, 49 U. S. C. 551, 552.

SOURCE: §§ 22.1 to 22.42 contained in Amendment 127, 6 F. R. 4558, except as noted following sections affected.

CLASSIFICATION OF LIGHTER-THAN-AIR PILOT CERTIFICATES

§ 22.1 *Grades.* Lighter-than-air pilot certificates are classified in the following grades:

(a) Student lighter-than-air pilot certificate.

(b) Private lighter-than-air pilot certificate.

(c) Commercial lighter-than-air pilot certificate.

(d) Free balloon pilot certificate.

LIGHTER-THAN-AIR PILOT CERTIFICATE REQUIREMENTS

§ 22.10 *Student lighter-than-air pilot certificate.* To be eligible for a student lighter-than-air pilot certificate an applicant shall comply with the following requirements:

(a) *Age.* Applicant shall be at least 16 years of age. If applicant be less than 21 years of age at the time of making application, he shall submit with his application the written consent of either parent, or legal or natural guardian to the issuance of the pilot certificate sought.

(b) *Character.* Applicant shall not be temperamentally unsuited for flying.

(c) *Citizenship.* Applicant shall be:

(1) A citizen of and of unquestionable loyalty to the United States, or

(2) A person who is in sympathy with the objectives of the United States and who is a trustworthy citizen of a friendly foreign government not under the domination of or associated with any government with which the United States is at war.

(d) *Education.* If an applicant is unable to read, speak, and understand the English language, appropriate operation limitations may be entered upon his student lighter-than-air pilot certificate.

(e) *Physical condition.* Applicant shall meet the physical standards of the Third Class prescribed in Part 29 of this subchapter.

(f) *Aeronautical knowledge.* No requirement is prescribed.

(g) *Aeronautical experience.* No requirement is prescribed.

(h) *Aeronautical skill.* No requirement is prescribed.

[Amdt. 127, 6 F. R. 4558 as amended by Amdt. 22-1, 22-2, 22-3, 7 F. R. 989 and Amdt. 22-5, 7 F. R. 3924]

§ 22.11 *Private lighter-than-air pilot certificate.* To be eligible for a private lighter-than-air pilot certificate an applicant shall comply with the following requirements:

(a) *Age.* Applicant shall be at least 18 years of age. If applicant be less than 21 years of age at the time of making application, he shall submit with his application the written consent of either parent, or legal or natural guardian to the issuance of the pilot certificate sought.

(b) *Character.* Same as in § 22.10 (b).

(c) *Citizenship.* Same as in § 22.10 (c).

(d) *Education.* Applicant shall be able to read, speak, and understand the English language.

(e) *Physical condition.* Applicant shall meet the physical standards of the Third Class prescribed in Part 29 of this subchapter.

(f) *Aeronautical knowledge.* Applicant shall pass a written examination covering so much of the provisions of this part and Parts 1 and 60 of this subchapter as are pertinent to his certificate, prevailing weather conditions in the United States as encountered in flying, and the forecasting thereof, the analyzing of weather maps and sequence reports as furnished by the United States Weather Bureau, practical air navigation problems and the use of maps, navigation by terrain (pilotage) and by dead reckoning, including the use of instruments and other aids to navigation in visual-contact flying, and the general servicing and operation of airships.

(g) *Aeronautical experience.* Applicant shall have logged at least 50 flight hours actually at the controls of airships, including not less than 5 hours of solo flight and not less than 5 hours of cross-country flight. At least 5 hours of such time shall have been logged within the 60 days immediately preceding the date of filing the application.

(h) *Aeronautical skill.* Applicant shall satisfactorily demonstrate his ability to pilot airships in solo flight and in addition to normal take-offs and landings to perform satisfactorily the following maneuvers:

(1) A series of right and left turns and figure eights;

(2) Ascents and descents at rates up to 600 feet per minute not permitting gas pressure to exceed 1½ inches of water during ascents or to fall below 1 inch of water during descents;

(3) Land the airship 200 pounds heavy and 200 pounds light;

(4) Such other maneuvers as the Administrator deems necessary.

(i) *Military competence.* An applicant for a private lighter-than-air pilot certificate on the basis of military competence shall be deemed to have met the aeronautical knowledge, experience, and skill requirements of the Civil Air Regulations for the issuance of such certificate, if he passes a written examination on Parts 43 and 60 of this subchapter and presents reliable documentary evidence showing:

(1) That he is a member of the armed forces of the United States or a civilian employee of the ferry or transport services of such forces, and is on solo flying status as a rated lighter-than-air pilot or the equivalent, or

(2) That he has been honorably discharged or released from such forces and has had at least 10 hours as sole manipulator of the controls of a military lighter-than-air aircraft within the preceding 12 months.

[Amdt. 127, 6 F. R. 4558, as amended by Amdt. 22-5, 7 F. R. 3924, and Amdt. 22-3, 13 F. R. 2791]

§ 22.12 *Commercial lighter-than-air pilot certificate.* To be eligible for a commercial lighter-than-air pilot certificate an applicant shall comply with the following requirements:

(a) *Age.* Applicant shall be at least 18 years of age. If applicant be less than 21 years of age at the time of making application, he shall submit with his application the written consent of either parent, or legal or natural guardian to the issuance of the pilot certificate sought.

(b) *Character.* Applicant shall not be temperamentally unsuited for flying.

(c) *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal commercial lighter-than-air pilot privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

(d) *Education.* Applicant shall be able to read, speak, write, and understand the English language.

(e) *Physical condition.* Applicant shall meet the physical standards of the Second Class prescribed in Part 29 of this subchapter.

(f) *Aeronautical knowledge.* The same as in § 22.11 (f) and, in addition, the applicant shall pass a written examination on the theory and practice of flight, the maintenance of nonrigid airships and the maintenance and proper use of airship power units, the use of such instruments and other navigational aids, both in airships and on the ground, necessary for the navigation of airships by instrument, and meteorology as applied to weather analysis and forecast.

(g) *Aeronautical experience.* Applicant shall show a total of at least 200 hours of flight time actually at the controls of airships of which at least 5 hours shall have been logged within the 60 days immediately preceding the date of the filing of the application and including:

(1) Not less than 50 hours in solo flight;

(2) Not less than 10 hours in cross-country flight;

(3) Not less than 10 hours in flight during the hours of darkness;

(4) Not less than 20 hours of instrument instruction and practice in flight: *Provided*, That not more than 10 hours of this requirement may be instruction and practice under simulated conditions not in flight when approved by the Administrator; and

(5) In lieu of not to exceed 50 hours of the 200-hour total flight time require-

ment, applicant may show an equal or greater amount of flight time while participating as a crew member when acceptable to the Administrator.

(h) *Aeronautical skill.* Same as in § 22.11 (h) except that:

(1) In the maneuvers required by § 22.11 (h) (1) the altitude of the ship shall not vary up or down in excess of 100 feet of the assigned flight altitude.

(2) In the maneuvers required by § 22.11 (h) (2) ascents and descents at rates up to 1,200 feet per minute shall be made under the same pressure limitations.

(3) Applicant shall also demonstrate satisfactorily his ability to perform, solely by instrument, the following:

(i) Straight, level flight for given period of time;

(ii) Moderate 180- and 360-degree precision turns in both directions;

(iii) Ascents and descents at rates up to 1000 feet per minute;

(iv) Climbing and diving turns and recovery therefrom;

(v) Estimating arrival time taking into account wind, air speed, and drift while in flight or under simulated conditions;

(vi) Such other maneuvers as the Administrator deems necessary.

(i) *Radio skill.* Applicant shall demonstrate satisfactorily his ability to perform while in flight the following:

(1) Tuning radio;

(2) Orientation;

(3) Following radio range;

(4) Locating cone of silence;

(5) Letting-down-through on the range by a satisfactory airship instrument approach procedure for the particular airport used in connection with the test; and

(6) Such other maneuvers as the Administrator deems necessary.

(j) *Military competence.* An applicant for a commercial lighter-than-air pilot certificate on the basis of military competence shall be deemed to have met the aeronautical knowledge, experience, and skill requirements of the regulations in this subchapter for the issuance of such certificate, if he passes a written examination on Parts 43 and 60 of this subchapter and presents reliable documentary evidence showing:

(1) That he is a member of the armed forces of the United States and that he has been on active duty on solo flying status as a rated lighter-than-air pilot with unlimited instrument privileges for a period of at least 6 consecutive months immediately preceding application, or

(2) That he has been honorably discharged or released from such forces and had been on active duty of the type specified in subparagraph (1) of this paragraph for the period of at least 6 consecutive months within 18 months immediately preceding application.

[Amdt. 127, 6 F. R. 4558 as amended by Amdt. 22-5, 7 F. R. 3924, Amdt. 22-3, 13 F. R. 2791 and Amdt. 22-4, 13 F. R. 4313]

§ 22.13 *Free balloon pilot certificate.* To be eligible for a free balloon pilot certificate an applicant shall comply with the following requirements:

(a) *Age.* Same as § 22.11 (a).

(b) *Character.* Applicant shall not be temperamentally unsuited for flying.

(c) *Citizenship.* Same as § 22.10 (c).

(d) *Education.* Applicant shall be able to read, speak, write, and understand the English language.

(e) *Physical condition.* Same as § 22.11 (e).

(f) *Aeronautical knowledge.* Same as § 22.11 (f).

(g) *Aeronautical experience.* Applicant shall have had a minimum of 6 instruction flights in free balloons of not less than 1 hour duration each and shall have logged at least 1 hour of actual solo flight time within the 90 days immediately preceding the date of filing the application. The date of such solo flight shall be certified to by the instructor on the student lighter-than-air pilot certificate.

(h) *Aeronautical skill.* Applicant shall demonstrate satisfactorily his ability to pilot and maneuver a free balloon in actual solo flight.

[Amdt. 127, 6 F. R. 4558, as amended by Amdt. 22-1, 22-2, 22-3, 7 F. R. 989]

LIGHTER-THAN-AIR PILOT CERTIFICATES

§ 22.20 *Application.* Application for a lighter-than-air pilot certificate shall be made upon the form prescribed and furnished by the Administrator.

(a) *Revocation.* No person whose lighter-than-air pilot certificate has been revoked shall apply for or be issued a pilot certificate for a period of 1 year after the revocation except as the order of revocation may otherwise provide.

(b) *Nontransferability.* A lighter-than-air pilot certificate is not transferable.

§ 22.21 *Duration.* (a) A student lighter-than-air pilot certificate shall expire 24 calendar months after the month of issuance.

(b) A private or commercial lighter-than-air pilot certificate or free balloon pilot certificate shall remain in effect unless it is suspended, or revoked, or a general termination date for such certificate is fixed by the Board.

(c) The Administrator or his authorized representative may issue a temporary lighter-than-air pilot certificate for a period of not to exceed 90 days subject to the terms and conditions specified therein by the Administrator.

§ 22.22 *Recent experience requirements—(a) General.* (1) A student who has not piloted an airship within 90 days shall not pilot such aircraft in solo flight until he has passed a flight check given by a commercial lighter-than-air pilot and that fact has been endorsed by such pilot in the student pilot logbook.

(2) The holder of a private or commercial lighter-than-air pilot certificate shall not pilot an airship carrying passengers, unless within the preceding 90 days he has had at least 5 take-offs and landings.

(b) *Night flight.* No person shall pilot a lighter-than-air aircraft carrying passengers during the period from one hour after sunset to one hour before sunrise, unless he has made at least 5 take-offs and landings to a full stop during the hours of darkness within the preceding 90 days.

(c) *Instrument flight.* A pilot shall not pilot an airship under instrument flight rules, unless he has had at least 6 hours of instrument flight under actual or simulated instrument conditions during the preceding 6 calendar months. At least 50 percent of the above required time must have been accomplished in actual flight.

[Amdt. 22-2, 12 F. R. 1029]

§ 22.23 *Reinstatement.* A private or commercial lighter-than-air pilot certificate or a free balloon pilot certificate which was effective on or after January 1, 1942, and has expired, may be reinstated upon application to an authorized representative of the Administrator prior to February 1, 1948.

[Amdt. 22-2, 12 F. R. 1029]

§ 22.24 *Examinations and tests—(a) General procedure.* The examinations and tests prescribed in this part shall be conducted by an authorized officer or employee of the Administrator or by a properly qualified person designated for the purpose by the Administrator. All examinations and tests will be held at such times and places as the Administrator may designate.

(b) *Physical examination.* Prior to taking a flight test for a lighter-than-air pilot certificate, an applicant shall have met the appropriate physical requirements within the time limitations herein after prescribed:

(1) *Private lighter-than-air pilot certificate.* Within the preceding 24 months.

(2) *Commercial lighter-than-air pilot certificate.* Within the preceding 12 months.

(c) *Reexaminations.* (1) An applicant for a private or commercial lighter-than-air pilot certificate or for a free balloon pilot certificate who has failed to pass any prescribed theoretical examination may apply for reexamination at any time after 30 days of the day of failure or after he has received not less than 5 hours instruction on each subject of the examination failed from a certificated ground instructor rated for such subject and presents a statement from such instructor showing the amount of instruction given and stating that he deems the applicant qualified to pass the required examination in such subject.

(2) An applicant for a private or commercial lighter-than-air pilot certificate or for a free balloon pilot certificate who has failed to pass any practical examination or test may apply for reexamination only after he has logged at least 3 additional hours of flight time.

(d) *Aircraft used in tests.* The applicant shall furnish suitable certificated aircraft for any flight test required.

[Amdt. 127, 6 F. R. 4558, as amended by Amdt. 22-4, 7 F. R. 3258, Amdt. 22-5, 7 F. R. 3924, and Amdt. 22-5, 14 F. R. 110]

PILOT REGULATIONS

§ 22.31 *Flight limitations and privileges—(a) Student lighter-than-air pilot.* (1) The holder of a student lighter-than-air pilot certificate shall not operate a free balloon in solo flight until:

(i) He has demonstrated thorough familiarity with the provisions of Part 60 of this subchapter dealing with contact

flight by passing a written examination of such provisions and such fact has been certified to by his instructor on the student lighter-than-air pilot certificate;

(ii) He shall have had a minimum of six instruction flights in free balloons of not less than 1 hour duration each and such fact has been certified to by his instructor on the student pilot certificate.

(2) The holder of a student lighter-than-air pilot certificate shall not pilot an airship in solo flight until:

(i) He has demonstrated thorough familiarity with the provisions of Part 60 of this subchapter dealing with contact flight by passing a written examination of such provisions and such fact has been certified to by his instructor on the student lighter-than-air pilot certificate;

(ii) He shall have had a minimum of six instruction flights in free balloons of not less than 1 hour duration each and shall have logged at least 1 hour of actual solo flight in a free balloon and such fact shall be certified to by his instructor on the student lighter-than-air pilot certificate. If the student pilot possesses a free balloon pilot certificate such certification shall not be required;

(iii) He shall have had a minimum of 35 hours of dual instruction in airships which shall include level flight, right and left turns, landing and take-offs, and shall be deemed competent by his instructor to make such flight, which fact shall be certified to by his instructor on the student lighter-than-air pilot certificate.

(3) The holder of a student lighter-than-air pilot certificate shall not pilot any lighter-than-air aircraft carrying any person other than a certificated commercial lighter-than-air pilot, a member of the crew, or another certificated student lighter-than-air pilot whose presence in the aircraft is authorized by the instructor under whose direction the flight is being made. Such person shall not pilot any lighter-than-air aircraft for hire.

(b) *Private lighter-than-air pilot.* (1) The holder of a private lighter-than-air pilot certificate shall not pilot an airship carrying any persons or property for hire nor give any flight or instrument instruction therein.

(2) The holder of such certificate may pilot a free balloon for hire and may give flight instruction therein.

(c) *Commercial lighter-than-air pilot.* The holder of a commercial lighter-than-air pilot certificate may pilot for hire any lighter-than-air aircraft carrying passengers or property and may give either flying instruction or instrument instruction therein.

(d) *Free balloon pilot.* The holder of a free balloon pilot certificate shall not pilot any lighter-than-air aircraft except a free balloon but may pilot a free balloon for hire carrying passengers or property and give flight instruction therein.

(e) *Medical certificate and renewal.* Any person while piloting a lighter-than-air aircraft shall have on his person a medical certificate or other evidence satisfactory to the Administrator showing that he has met the physical requirements within the following time limits:

(1) Student pilot, private pilot, or free balloon pilot—24 calendar months.

(2) Commercial pilot—12 calendar months.

[Amdt. 127, 6 F. R. 4558, as amended by Amdt. 22-2, 12 F. R. 1029]

§ 22.32 *Miscellaneous—(a) Display.* The holder of any lighter-than-air pilot certificate shall keep his certificate in his personal possession at all times when piloting lighter-than-air aircraft and shall present the same for inspection upon request of any passenger, any authorized officer or employee of the Administrator or Board and of any State or municipal official charged with the duty of enforcing local laws or regulations involving Federal compliance.

(1) *Medical certificate.* A medical certificate issued by an authorized medical examiner of the Administrator or other evidence satisfactory to the Administrator that the pilot has met the appropriate physical requirements prescribed in this part shall be carried by such pilot while piloting aircraft.

(b) *Surrender.* The holder of a lighter-than-air pilot certificate shall surrender, upon request, such certificate to any officer or employee of the Administrator if it has been suspended or revoked or if it has expired.

(c) *Operation during physical deficiency.* The holder of a lighter-than-air pilot certificate shall not pilot any lighter-than-air aircraft during the period of any known physical deficiency which would render him during that period unable to meet the physical requirements with which he complied in order to secure his certificate.

(d) *Inspection.* An applicant for, or the holder of, a lighter-than-air pilot certificate shall offer full cooperation with respect to any inspection or examination which may be made of such person upon proper request by any authorized representative of the Administrator.

(e) *Simulated instrument flight.* No person shall pilot a lighter-than-air aircraft in flight under simulated instrument conditions unless a certificated lighter-than-air safety pilot shall be present at all times and have ready access to the controls and adequate vision from the aircraft.

(f) *Logbooks.* Every certificated lighter-than-air pilot and every person receiving flight instruction shall keep an accurate record of his flying time in a logbook in which the entries with respect to solo flying time shall be certified to by him and such entries respecting dual instruction shall have been certified to by the lighter-than-air pilot giving the instruction. This logbook shall be presented for inspection upon request and reasonable notice to any authorized representative of the Administrator or Board or of any State or municipal officer enforcing local regulations or laws involving Federal compliance.

(1) *Form.* Such logbook shall be a bound record and the entries shall be accurate, legible, and in ink or indelible pencil so arranged as to facilitate easy reference thereto.

(2) *Content.* The logbook shall contain entries including at least the follow-

ing: The date of flight; the make and model of the lighter-than-air aircraft flown; the aircraft identification mark; a statement classifying the type of flight (whether solo, dual instruction, instrument, or night flying time); the duration of the flight; the points between which such flight was made; and, in addition, when any flight results in serious damage to the aircraft, a notation to this effect.

(3) *Logging of flight time.* No flight time shall be logged as such unless the lighter-than-air aircraft flown is a public or certificated aircraft.

(4) *Logging of instrument flight time.* No instrument flight time shall be logged as such unless the lighter-than-air aircraft is flown solely by reference to instruments either under actual or properly simulated flight conditions. Over-the-top flying shall not be logged as instrument flight time.

[Amdt. 127, 6 F. R. 4558 as amended by Amdt. 22-5, 7 F. R. 3923]

DEFINITIONS

§ 22.40 *Lighter-than-air aircraft.* A lighter-than-air aircraft is an aircraft whose support is chiefly due to buoyancy derived from aerostatic forces.

(a) *Free balloon.* A free balloon, as used in this part, shall mean a lighter-than-air aircraft not restrained from free flight by any connection with the ground nor equipped with any power plant or propelling device, the ascent and descent of which may be controlled by releasing ballast or gas and the direction of flight of which is determined by the wind.

(b) *Airship.* An airship, as used in this part, shall mean a lighter-than-air aircraft other than a fixed or free balloon.

§ 22.41 *Solo flight time.* Solo flight time, as used in this part, shall mean flight time when the pilot is in command and actually at the controls of the lighter-than-air aircraft regardless of the presence of any other crew members in the aircraft who may act under his direction.

(a) *Actual solo flight time.* Actual solo flight time, as used in this part, shall mean flight time when the pilot is the sole occupant of the lighter-than-air aircraft.

§ 22.42 *Dual instruction.* Dual instruction, as used in this part, shall mean flight time as a student at the controls of a lighter-than-air aircraft under the immediate direction of a pilot who is in command of the aircraft and authorized to give instruction therein.

PART 24—MECHANIC CERTIFICATES

REQUIREMENTS

Sec. 24.1 Mechanic certificate requirements.

RATINGS

24.10 Mechanic ratings.
24.11 Aircraft mechanic rating.
24.12 Aircraft engine mechanic rating.
24.13 Factory mechanic rating.

MECHANIC CERTIFICATE

24.20 Application.
24.21 Display.
24.22 Duration.
24.23 Temporary certificates.

Sec. 24.24 Nontransferability.
24.25 Surrender.
24.26 Reexamination.
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EXAMINATIONS AND TESTS

24.30 General.
24.31 Time and place.
24.32 Inspection.
24.33 Standard of performance.

MECHANIC REGULATIONS

24.40 Airman rating record requirement.
24.41 Parachute packing.
24.42 Major and minor parachute repairs.
24.43 Factory mechanic rating limitations.
24.44 Recent experience requirements.
24.45 Reports.
24.46 Expired certificates; special issuance.

AUTHORITY: §§ 24.1 to 24.46 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 24.1 to 24.46 contained in Amendment 39, Civil Air Regulations, 5 F. R. 684, as amended by Amendment 75, 5 F. R. 3946, except as noted following sections affected.

REQUIREMENTS

§ 24.1 *Mechanic certificate requirements.* To be eligible for a mechanic certificate, an applicant shall comply with the following requirements:

(a) *Age.* Applicant shall be at least 18 years of age.

(b) *Character.* Applicant shall be of good moral character.

(c) *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal mechanic privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

(d) *Education.* Applicant shall be able to read, write, speak, and understand the English language: *Provided, however,* That this requirement shall not apply to an applicant employed by an air carrier outside the United States, and that Airmen Rating Records issued to such applicants as may be unable to read, write, speak, or understand the English language shall bear the following notation: "Valid only outside the United States while employed by an air carrier".

(e) *Other requirements.* Applicant shall comply with the requirements prescribed in this part for the particular mechanic rating sought.

[Amdt. 39, 5 F. R. 684 as amended by Amdt. 73, 5 F. R. 3763, Amdt. 24-7, 7 F. R. 988, Amdt. 24-3, 13 F. R. 4314]

RATINGS

NOTE: Regulation Serial No. SR-332, 14 F. R. 3198, provides as follows:

A mechanic certificate with a propeller or aircraft appliance rating, excepting a parachute rating, may be issued by the Administrator of Civil Aeronautics to an individual who is employed and designated by either a manufacturer holding a currently effective propeller or aircraft appliance production certificate or by an applicant for, or the holder of, a repair station certificate with a propeller or aircraft appliance rating. The individual must be in direct charge of the inspection, overhaul, or repair of propellers or aircraft appliances, and his experience and employment record must indicate that he is competent to engage in such activity. The individual to whom a certificate is issued

shall exercise the privileges of his certificate only with respect to the work performed for such manufacturer or repair station and through the use of facilities provided by the manufacturer or repair station.

This regulation supersedes Special Civil Air Regulation Serial No. SR-324, as amended, and shall terminate December 31, 1949.

§ 24.10 *Mechanic ratings.* Mechanic ratings are as follows:

- (a) Aircraft mechanic rating;
- (b) Aircraft engine mechanic rating;
- (c) Factory mechanic rating.

§ 24.11 *Aircraft mechanic rating.* To be eligible for an aircraft mechanic rating, an applicant shall comply with the following requirements:

(a) *Aeronautical knowledge.* Applicant shall have theoretical and practical knowledge of aircraft structure and rigging, including the control systems, and aircraft appliances, shall know how properly to inspect, maintain, and repair the same, and shall be generally familiar with the provisions of Parts 4a, 4b and 15, and thoroughly familiar with the provisions of Part 1 dealing with aircraft airworthiness and the provisions of Parts 18 and 24 of this subchapter.

(b) *Aeronautical experience.* Applicant shall have had at least 1 year of practical experience, or what is deemed by the Administrator to be its equivalent, in the construction, inspection, maintenance, or repair of aircraft and aircraft appliances.

(c) *Aeronautical skill.* Applicant shall satisfactorily demonstrate, by means of written, oral, and practical tests, his ability with respect to the subject matters prescribed in paragraph (a) of this section.

§ 24.12 *Aircraft engine mechanic rating.* To be eligible for an aircraft engine mechanic rating, an applicant shall comply with the following requirements:

(a) *Aeronautical knowledge.* Applicant shall have theoretical and practical knowledge of aircraft power plants, propellers, and their appliances, shall know how properly to inspect, maintain, and repair the same, and shall be generally familiar with the provisions of Parts 4a, 4b, 13, and 14, and thoroughly familiar with the provisions of Part 1 dealing with aircraft airworthiness and the provisions of Parts 18 and 24 of this subchapter.

(b) *Aeronautical experience.* Applicant shall have had at least 1 year of practical experience, or what is deemed by the Administrator to be its equivalent, in the construction, inspection, maintenance, or repair of aircraft engines, propellers, and their appliances.

(c) *Aeronautical skill.* Applicant shall satisfactorily demonstrate, by means of written, oral, and practical tests, his ability with respect to the subject matters prescribed in paragraph (a) of this section.

[Amdt. 39, 5 F. R. 684, as amended by Amdt. 24-1, 8 F. R. 1303]

§ 24.13 *Factory mechanic rating.* To be eligible for a factory mechanic rating, applicant must be employed by and designated by a manufacturer holding a currently effective production certificate, as in direct charge of the inspection, maintenance, overhaul, or repair of air-

craft, aircraft engines, propellers, or instruments constructed by such manufacturer. The experience and employment record of the applicant must indicate that he is competent to engage in such activity.

[Amdt. 39, 5 F. R. 684, as amended by Amdt. 109, 6 F. R. 2560]

MECHANIC CERTIFICATE

§ 24.20 *Application.* Application for a mechanic certificate shall be made upon the applicable form prescribed and furnished by the Administrator.

(a) *Application to amend.* When any change in an Airman Rating Record¹ is desired, the applicant shall file a written request therefor upon the applicable form prescribed and furnished by the Administrator.

§ 24.21 *Display.* A mechanic certificate shall be kept readily available to the mechanic at all times when he is serving in connection with certificated aircraft, aircraft engines, propellers, appliances, or parachutes and shall be presented for inspection upon the reasonable request of any person.

§ 24.22 *Duration.* A mechanic's certificate shall be of 60 days' duration, and unless the holder is otherwise notified by the Administrator within such period, it shall continue in effect thereafter until otherwise specified by the Board, unless suspended or revoked: *Provided*, That a factory mechanic's rating shall terminate at any time that the holder thereof ceases to be employed by the manufacturer to whose products the rating is limited or whenever the facilities of such manufacturer are no longer available to or in use by the holder.

[Amdt. 24-10, 7 F. R. 5080]

§ 24.23 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary mechanic certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 24-2, 12 F. R. 4431]

§ 24.24 *Nontransferability.* A mechanic certificate is not transferable.

§ 24.25 *Surrender.* Upon the suspension, revocation, or expiration of a mechanic certificate, the holder thereof shall surrender such certificate, upon request, to any officer or employee of the Administrator.

§ 24.26 *Reexamination.* An applicant for a mechanic certificate or rating who has failed any prescribed practical or theoretical examination or test may apply for reexamination at any time after the expiration of 30 days from the date

¹ Under § 24.40 no certificated mechanic who is directly in charge of packing parachutes or of the inspection, maintenance, or repair of certificated aircraft, aircraft engines, or their appliances, shall engage in such service unless the appropriate Airman Rating Record is attached to his certificate. The Airman Rating Record is a sheet attached to all mechanic certificates when they are issued and will contain the mechanic rating(s) held by the certificate holder.

of such failure: *Provided*, That an applicant who has failed only the examination on the pertinent Civil Air Regulations (the regulations in this subchapter) may apply for reexamination on the Civil Air Regulations after he has received not less than 5 hours instruction on the Civil Air Regulations from a certificated ground instructor and presents a statement from such instructor showing the amount of instruction given and stating that he deems the applicant qualified to pass the required examination.

§ 24.27 *Revocation.* No person whose mechanic certificate has been revoked shall apply for or be issued a mechanic certificate of any rating for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

[Amdt. 87, 5 F. R. 5256]

EXAMINATIONS AND TESTS

§ 24.30 *General.* The examinations and tests prescribed in this part will be conducted by an authorized representative of the Administrator.

§ 24.31 *Time and place.* All examinations and tests will be held at such times and places as the Administrator or his representative may prescribe.

§ 24.32 *Inspection.* The applicant for a mechanic certificate or rating shall offer full cooperation with respect to any inspection and examination which may be made of such applicant upon proper request by any authorized representative of the Administrator prior or subsequent to the issuance of a mechanic certificate or rating.

§ 24.33 *Standard of performance.* All practical or theoretical examinations and tests shall be accomplished to the satisfaction of the Administrator, and the passing grade in each subject of examination or test shall be at least 70 percent.

MECHANIC REGULATIONS

§ 24.40 *Airman Rating Record requirement.* A certificated mechanic who is directly in charge of packing parachutes or of the inspection, maintenance, or repair of certificated aircraft, aircraft engines, or their appliances, shall not engage in such service unless there is attached to his certificate the appropriate Airman Rating Record, prescribed and issued by the Administrator. Every holder of a valid mechanic certificate, or parachute rigger certificate, in effect on May 1, 1940, may perform service pursuant to such authority without an Airman Rating Record until the expiration, suspension, or revocation of such license or certificate.

§ 24.41 *Parachute packing.* A certificated mechanic holding a currently effective parachute rigger rating shall not repack any parachute which is not in condition for safe use.

§ 24.42 *Major and minor parachute repairs.* A certificated mechanic shall not make any major parachute repairs unless, at the time of making such repairs, he is in the employ of the manufacturer of the parachute or another parachute manufacturer deemed com-

petent for the purpose by the Administrator. Unless prior approval has been obtained from the Administrator, such mechanic shall not pack or repack any parachute, or make any minor parachute repairs, such as the replacement of pack-opening rubbers, packs and pilot chutes, and the patching of holes and tears in silk, in a place other than where the following facilities for such operations are available:

- (a) A suitable table, at least 3 feet by 40 feet, with smooth surface;
- (b) A rack where parachutes can be suspended for drying and airing;
- (c) Packing tools and repair equipment suitable for the repacking and repair of the type of parachute involved;
- (d) Adequate housing facilities for the above equipment.

§ 24.43 *Factory mechanic rating limitations.* The holder of a factory mechanic rating shall be limited to the inspection, maintenance, overhaul, or repair of aircraft, aircraft engines, propellers, or instruments constructed by the manufacturer employing the holder. Such work shall be performed only for such manufacturer and through the use of facilities provided by him.

[Amdt. 109, 6 F. R. 2561]

§ 24.44 *Recent experience requirements.* The holder of a mechanic's certificate shall not exercise the privileges thereunder, unless within the preceding twenty-four calendar months he has:

- (a) Served as a mechanic under the terms of his certificate and rating for at least six months of such twenty-four-month period, or
- (b) Demonstrated to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations in this subchapter for the issuance of the certificate and rating.

[Amdt. 24-10, 7 F. R. 5080]

§ 24.45 *Reports.* The holder of a mechanic's certificate shall transmit to the Administrator, annually, during the month of January, a report for the preceding twelve-month period, setting forth the amount and type of his aeronautical experience and such other pertinent data as the Administrator may require.

[Amdt. 24-10, 7 F. R. 5080]

§ 24.46 *Expired certificates; special issuance.* The holder of a mechanic's certificate which has expired during the preceding twelve months may obtain a new certificate and the same rating theretofore held immediately prior to its expiration, upon application, by demonstrating to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations in this subchapter for the issuance of the certificate and rating.

[Amdt. 24-10, 7 F. R. 5080]

PART 25—PARACHUTE TECHNICIAN CERTIFICATES

CERTIFICATES AND RATINGS

- Sec. 25.1 Certification of parachute technicians.
- 25.2 Classification of parachute technicians.

QUALIFICATIONS FOR PARACHUTE TECHNICIAN
CERTIFICATES

- Sec.
25.6 Parachute rigger grade.
25.7 Senior parachute rigger grade.
25.8 Master of parachute maintenance grade.

QUALIFICATIONS FOR RATINGS

- 25.11 Special ratings.
25.12 Parachute jumper rating.
25.13 Parachute instructor rating.

EXAMINATIONS AND TESTS

- 25.16 General.
25.17 Standard of performance.
25.18 Physical examination.
25.19 Reexamination.

ISSUANCE AND DURATION OF CERTIFICATES

- 25.21 General.
25.22 Duration.
25.23 Existing certificates.
25.24 Temporary certificates.
25.25 Revocation.

REGULATIONS AND LIMITATIONS

- 25.31 General.
25.32 Service limitations.
25.33 Parachute rigger.
25.34 Senior parachute rigger.
25.35 Master of parachute maintenance.
25.36 Parachute instructor.
25.37 Logbook.
25.38 Display of certificate.
25.39 Inspection.
25.40 Surrender of certificate.
25.41 Notice of defects.
25.42 Seal.
25.43 Parachute record.
25.44 Reports.
25.45 Transfer.
25.46 Minimum facilities.

AUTHORITY: §§ 25.1 to 25.46 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 25.1 to 25.46 contained in Amendment 25-0, Civil Air Regulations, 8 F. R. 1332, except as noted following sections affected.

CERTIFICATES AND RATINGS

§ 25.1 *Certification of parachute technicians.* An airman certificate may be issued by the Administrator to a person qualified in accordance with the provisions prescribed in §§ 25.6 through 25.8 to perform the duties of parachute technician.

§ 25.2 *Classification of parachute technicians.* Parachute technicians shall be classified in the following ascending grades:

- (a) Parachute rigger;
(b) Senior parachute rigger;
(c) Master of parachute maintenance.

QUALIFICATIONS FOR PARACHUTE TECHNICIAN
CERTIFICATES

§ 25.6 *Parachute rigger grade—(a) Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal parachute technician privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

(b) *Age.* Applicant shall be not less than 18 years of age.

(c) *Moral character.* Applicant shall be of good moral character.

(d) *Education.* Applicant shall be able to read, write, and understand the English language: *Provided*, That a citizen of Puerto Rico, or an applicant who

is employed by an air carrier outside the United States, need not be able to read, write, speak, or understand the English language except that a certificate issued to such an applicant shall be valid only in Puerto Rico, or only while employed by an air carrier outside of the United States, as the case may be.

(e) *Knowledge.* Applicant shall pass a written, oral, and practical examination on (1) the construction, inspection, packing, maintenance, use of, and the manufacturer's instructions with respect to at least one make and type of parachute in common commercial use, and (2) the pertinent provisions of the regulations in this subchapter and related manuals.

(f) *Experience.* Applicant shall have performed satisfactory service in the packing of at least 20 parachutes of each type for which he seeks a rating under the supervision of a properly qualified and certificated parachute technician.

(g) *Military competence.* An applicant who is or was within the 12 months preceding application a regular or reserve member of the Army, Navy, Marine Corps, or Coast Guard on active duty as a parachute technician for a period of not less than one year, upon passing the prescribed written examination on the pertinent regulations in this subchapter and presentation of a statement from the appropriate military authorities attesting to such experience, will be deemed to have met the requirements of paragraphs (e) and (f) of this section.

[Amdt. 25-0, 8 F. R. 1332 as amended by Amdt. 25-3, 11 F. R. 10419, and Amdt. 25-5, 13 F. R. 4313]

§ 25.7 *Senior parachute rigger grade.* Applicant shall comply with the provisions of § 25.6 (a) through (f) and in addition thereto he shall:

(a) Demonstrate to the satisfaction of the Administrator that he has a thorough practical and theoretical knowledge of the construction, inspection, packing, maintenance, use of, and repairs to at least 3 types of parachutes in common commercial use including the manufacturers' instructions with respect to such subject;

(b) Present proof satisfactory to the Administrator that he has served as a properly qualified and certificated parachute technician or as a mechanic with a rating as a parachute rigger for a period of at least 2 years; and

(c) Present proof satisfactory to the Administrator that he has satisfactorily serviced and packed at least 25 parachutes of each make and type for which he seeks to be rated.

§ 25.8 *Master of parachute maintenance grade.* Applicant shall comply with the provisions of § 25.6 (a) through (f) and in addition thereto he shall:

(a) Demonstrate to the satisfaction of the Administrator that he has a thorough practical and theoretical knowledge of the construction, inspection, packing, maintenance, use of, and repairs to the products of not less than 3 different manufacturers including at least 4 types of parachutes and 3 types of canopies, and the ability to properly supervise all operations in connection therewith.

(b) Present proof satisfactory to the Administrator that he has served as a certificated parachute technician for a period of at least 5 years, and that he has satisfactorily serviced and packed not less than 200 parachutes of various makes and types and not less than 25 of each type and make of parachute for which he is rated; and

(c) Present written statements satisfactory to the Administrator attesting to his character, responsibility, skill, ability, and length of service, and recommending him for a "Master of Parachute Maintenance" grade.

QUALIFICATIONS FOR RATINGS

§ 25.11 *Special ratings.* Special parachute ratings are as follows:

- (a) Parachute instructor;
(b) Parachute instructor.

§ 25.12 *Parachute jumper rating.* A special rating of parachute jumper will be entered on the Airman Rating Record of a certificated parachute technician who, after inspection and examination, is found by the Administrator to meet the requirements therefor and, if less than 21 years of age, to have obtained the written consent of either parent, or legal or natural guardian.

(a) *Knowledge.* Applicant must pass a written, oral, and practical examination demonstrating a practical and theoretical knowledge of the proper methods and procedures for making test and exhibition jumps, which shall include methods of leaving and clearing aircraft with relation to the speed and attitude thereof, emergency measures to be taken in the event of malfunction of the parachute during the opening and subsequent operation thereof, and the proper method of manipulation and control of the parachute during descent and landing.

(b) *Experience.* Applicant shall present proof satisfactory to the Administrator that he has satisfactorily accomplished at least 10 jumps without injury to himself or damage to his equipment.

(c) *Physical condition.* Applicant shall meet the physical standards of the third class prescribed in Part 29 of this subchapter.

§ 25.13 *Parachute instructor rating.* A special rating of parachute instructor will be entered on the Airman Rating Record of a certificated parachute technician who satisfactorily passes a written, oral, and practical examination demonstrating his ability to teach the processes and procedures which, in the opinion of the Administrator, are deemed necessary and appropriate for the construction, inspection, packing, maintenance, repair, and use of parachutes.

EXAMINATIONS AND TESTS

§ 25.16 *General.* All examinations and tests prescribed in §§ 25.17 through 25.19 shall be conducted at a time and place designated by the Administrator.

§ 25.17 *Standard of performance.* The passing grade of any theoretical examination shall be 70 percent. The prescribed practical examinations must be accomplished to the satisfaction of the Administrator.

§ 25.18 *Physical examination.* The appropriate physical examination prescribed for a parachute jumper rating shall be accomplished before any practical or theoretical test or examination will be given, and shall be completed within the 12 calendar months preceding such test.

§ 25.19 *Reexamination.* An applicant who has failed to:

(a) Accomplish successfully any prescribed theoretical examination may apply for reexamination at any time after the expiration of 30 days from the date of such failure; or

(b) Accomplish successfully any prescribed practical examination or test may apply for reexamination (1) after expiration of 30 days from the date of such failure, and (2) after he submits proof satisfactory to the Administrator that he has received adequate instruction by a certificated parachute technician holding a rating for the make and type of parachute on which he failed to demonstrate his ability.

ISSUANCE AND DURATION OF CERTIFICATES

§ 25.21 *General.* Application for a parachute technician certificate and rating shall be made upon the applicable form prescribed and furnished by the Administrator.

§ 25.22 *Duration.* A parachute technician certificate shall remain in effect unless it is suspended, or revoked, or until a general termination date for such certificate is fixed by the Board.

[Amdt. 25-4, 12 F. R. 4431]

§ 25.23 *Existing certificates.* Any person who, on January 21, 1943, possessed a currently effective mechanic certificate with parachute rigger rating may at any time prior to December 31, 1947, secure upon application a parachute technician certificate of:

(a) Parachute rigger grade with appropriate ratings; or

(b) A higher grade with appropriate ratings upon demonstrating to the Administrator that he is able to meet the standards currently prescribed in the regulations in this subchapter for the issuance of such grade and ratings.

[Amdt. 25-2, 11 F. R. 10419]

§ 25.24 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary parachute technician certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 25-4, 12 F. R. 4431]

§ 25.25 *Revocation.* No person whose parachute technician certificate has been revoked shall apply for or be issued a parachute technician certificate for a period of one year after the revocation, except as the order of revocation may otherwise provide.

REGULATIONS AND LIMITATIONS

§ 25.31 *General.* A certificated parachute technician shall not serve as such unless:

(a) He has in his possession his parachute technician certificate; and

(b) There is attached as part of his certificate the appropriate Airman Rating Record prescribed and issued by the Administrator setting forth such limitations as to type and make of parachute and such other limitations as the Administrator may prescribe.

[Amdt. 25-0, 8 F. R. 1332, as amended by Amdt. 25-1, 10 F. R. 12625]

§ 25.32 *Service limitations.* A certificated parachute technician shall not:

(a) Perform any act or serve in any manner in connection with his certificate which will adversely affect public safety;

(b) Pack any parachute which is not in condition for safe use;

(c) Serve otherwise than in accordance with the terms, limitations, and conditions of his certificate and rating record except as provided in §§ 25.32 through 25.46;

(d) Pack a parachute for use by any person other than himself; unless:

(1) Such parachute has been thoroughly dried and aired for a period of at least 12 hours for each 30 days since the time of its last packing; and

(2) Such parachute is packed in accordance with the approved method of the manufacturer and in a place where the minimum facilities prescribed in § 25.46 are available; and

(3) Within the preceding 30 days he has reviewed the manufacturer's instructions with respect to the packing of the particular type if more than 6 months have elapsed since he last packed a parachute of that make and type; and

(4) Within the preceding 30 days he has reviewed the manufacturer's instructions with respect to the packing of the particular type and has made at least 10 practice packings of that type if more than 12 months have elapsed since he last packed a parachute of the identical make and type;

(e) Make any modification, alteration, or major repair not specifically authorized in writing by the manufacturer of the parachute, or the Administrator, or make any substitution of materials or parts on any parachute, or in any way deviate from the manufacturer's approved procedures of packing any make or type of parachute.

[Amdt. 25-0, 8 F. R. 1332, as amended by Amdt. 25-1, 8 F. R. 10707]

§ 25.33 *Parachute rigger.* A parachute rigger shall not make any major repairs to parachutes unless he is under the supervision of a person deemed competent for the purpose by the Administrator.

§ 25.34 *Senior parachute rigger.* A senior parachute rigger shall not make any major repairs to parachutes except to those types for which he is rated unless he is under the supervision of a person deemed competent for the purpose by the Administrator; nor shall such repairs be made otherwise than in a manner which will restore the equipment to an airworthy condition.

§ 25.35 *Master of parachute maintenance.* A master of parachute maintenance shall not make any major re-

pairs to parachutes except in a manner which will restore the equipment to an airworthy condition.

§ 25.36 *Parachute instructor.* A certificated parachute technician with a parachute instructor rating shall not permit any student under his supervision to make a training or exhibition parachute jump unless such student has been thoroughly instructed in the proper methods of making such jumps and the instructor is satisfied that the student has the theoretical knowledge prescribed in § 25.12 (a) and has passed the physical examination prescribed in § 25.12 (c).

§ 25.37 *Logbook.*—(a) *Individual logbooks.* A certificated parachute technician shall keep a record of his parachute packing and jumping operations in a logbook, which shall be a bound record and contain accurate and legible entries in ink or indelible pencil.

(b) *Contents.* The logbook shall contain the date of packing or jumping, name and address of the owner, serial number of each parachute, its type and manufacturer, place where packed or jumped, the certificate number of the parachute technician, and a record of drop tests and repairs. Such logbook shall be presented to any authorized representative of the Administrator, or any State or municipal officer enforcing local regulations or laws involving Federal compliance, upon request and reasonable notice.

(c) *Master logbook.* A certificated parachute technician in charge of parachute maintenance operations, in which two or more certificated parachute technicians are engaged in the same parachute loft, shall be responsible for the maintenance of a master logbook which shall contain all of the information prescribed in § 25.37 (b).

§ 25.38 *Display of certificate.* A certificated parachute technician shall keep his certificate readily available when on duty and shall present it for inspection upon reasonable request by an authorized person or representative of the Administrator or Board or of any State or municipal officer enforcing local regulations or laws involving Federal compliance.

§ 25.39 *Inspection.* A applicant or holder of a parachute technician certificate upon reasonable request by any representative of the Administrator shall cooperate fully in any examination which may be made of him.

§ 25.40 *Surrender of certificate.* Upon the suspension, expiration, or revocation of any certificate, the holder shall upon request surrender such certificate to any duly authorized representatives of the Administrator.

§ 25.41 *Notice of defects.* A certificated parachute technician, upon refusal to pack any defective parachute, shall give notice thereof to the owner and forward a copy to the manufacturer of the parachute and to the Administrator. Such notice shall contain the owner's name and address, the manufacturer's name, serial number, date of manufacture, the type, material, and basic construction of the canopy, a statement con-

taining the parachute's use and history, if known, and the reasons for refusing to pack the parachute.

§ 25.42 *Seal*. Each certificated parachute technician shall have a seal press of suitable design with an individual identifying marker assigned by the Administrator. Upon repacking any parachute, he shall seal the pack release with a thread of not more than 6 pounds tensile strength, and affix his seal in such a manner that it cannot interfere in any way with the prompt and proper functioning of the parachute, and shall make certain that the parachute cannot be opened without the destruction of the seal.

[Amdt. 25-0, 8 F. R. 1332, as amended by Amdt. 25-1, 8 F. R. 10707]

§ 25.43 *Parachute record*. A certificated parachute technician shall enter on the parachute packing record of each parachute packed by him the date and place of packing, his signature, and his certificate number.

§ 25.44 *Reports*. A certificated parachute technician shall transmit to the Administrator, annually, during the month of January, a report for the preceding 12-month period, setting forth the number and type of parachutes packed and such other pertinent data as the Administrator may require.

§ 25.45 *Transfer*. A parachute technician certificate is not transferable.

§ 25.46 *Minimum facilities*. Unless prior approval has been obtained from the Administrator, a certificated parachute technician shall not pack or repack any parachute or make any minor parachute repairs in a place other than where the following facilities for such operations are available:

- (a) A suitable smooth-top table at least 3 by 40 feet in length;
- (b) A suitable compartment where parachutes may be suspended for drying and airing;
- (c) Packing tools and repair equipment suitable for the repacking and repair of the type of parachute involved; and
- (d) Adequate housing facilities for such equipment.

PART 26—AIR-TRAFFIC CONTROL-TOWER OPERATOR CERTIFICATES

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AUTHORITY: §§ 26.1 to 26.37 issued sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 26.1 to 26.37 contained in Amendment 26-0, Civil Air Regulations, 7 F. R. 740, except as noted following sections affected.

QUALIFICATIONS FOR CERTIFICATE

§ 26.1 *General*. To be eligible for an air-traffic control-tower operator certificate an applicant shall be:

(a) At least 21 years of age; or, if serving as a member of the military services of the United States, at least 18 years of age: *Provided*, That certificates issued to members of the military services who are less than 21 years of age shall, until the holder thereof reaches the age of 21, be valid only when the holder is serving as a member of the military services in a control tower operated by such services.

(b) A person of good moral character;

(c) Able to read, write, and understand the English language and to speak the English language without any accent or impediment of speech which would interfere with two-way radio conversation;

(d) A citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal air-traffic control-tower operator privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

[Amdt. 26-2, 8 F. R. 8527, as amended by Amdt. 26-1, 11 F. R. 7033, and Amdt. 26-4, 13 F. R. 4314]

§ 26.2 *Physical condition*. Applicant shall meet the physical standards of the Second Class prescribed in Part 29 of this subchapter.

[Amdt. 26-3, 7 F. R. 3924]

§ 26.3 *Knowledge*. An applicant must pass an examination in the following subjects:¹

¹ Lists of source material covering the subject matter of these examinations can be obtained from any Regional Manager of the Civil Aeronautics Administration.

- (a) Air traffic rules set forth in Part 60 of this subchapter;
- (b) Airport traffic control procedures, and this part;
- (c) Airway traffic control procedures;
- (d) Radio frequencies and procedures used for airport traffic control;
- (e) Use of radio aids to air navigation;
- (f) The making of weather observations;
- (g) Pertinent rules and regulations of the Federal Communications Commission. An applicant who presents satisfactory evidence that he possesses a restricted radiotelephone operator permit or higher grade of radiotelephone operator license issued by the Federal Communications Commission will not be required to take the examination prescribed in this paragraph.

QUALIFICATIONS FOR RATINGS

§ 26.6 *Character of ratings.* The holder of an air-traffic control-tower operator certificate (hereinafter referred to as "certificate") may receive a junior or senior rating, depending upon his qualifications to perform the duties of an air-traffic control-tower operator (hereafter referred to as "operator") at a particular airport.

§ 26.7 *Qualifications for junior rating.* An applicant must pass an examination on the following subjects:

- (a) Local airport rules and characteristics of local air traffic of the airport for which the rating is sought;
- (b) Local aircraft operations and such other aircraft operations as may affect conditions at the airport for which the rating is sought;
- (c) Teletype symbols and weather sequences of the airways converging on the airport and other pertinent data regarding meteorological reports available within a circular area of a radius of 125 miles measured from the airport for which the rating is sought.
- (d) Any other subject or subjects in which the Administrator may deem an examination necessary. The applicant will be given adequate notice of the subject of the examination.

[Amdt. 26-0, 7 F. R. 740, as amended by Amdt. 26-5, 14 F. R. 2195]

§ 26.8 *Qualifications for senior rating—(a) Knowledge.* An applicant must pass an examination in the subjects required for a junior rating and, in addition, the following subjects:

- (1) Air navigation facilities within a radius of 200 miles of the airport for which the rating is sought;
- (2) Airway traffic control procedures in the area in which the airport for which the rating is sought is located;
- (3) Instrument approach and departure procedures at the airport for which the rating is sought;
- (4) Any other subject or subjects in which the Administrator may deem an examination necessary.

The applicant will be given adequate notice of the subject of the examination.

(b) *Experience.* An applicant must have performed satisfactory service:

- (1) As an operator with a senior rating for at least 6 months; or

(2) As an operator with a junior rating at the airport for which the rating is sought for the 6 months immediately preceding application; or

(3) As an air-traffic control trainee in Federal service for at least 6 months; or

(4) For 1 year of the 2 years immediately preceding application as:

(i) An operator with a junior rating at an airport other than that at which the rating is sought; or

(ii) An operator at a landing area under military or naval jurisdiction.

(c) *Other requirements.* The applicant must demonstrate his ability to supervise and manage all activities of the airport control tower or airport control station, which shall at least include the preparation of such reports as may be required from time to time by the airport manager or the Administrator.

EXAMINATIONS

§ 26.12 *General.* The prescribed examinations will be conducted by representatives of the Administrator at a designated time and place.

[Amdt. 26-1, 10 F. R. 8528]

§ 26.13 *Physical examinations.* (a) The prescribed physical requirements must be met before any practical or theoretical examination will be given and must be completed within the 12 months immediately preceding application for a certificate.

(b) In lieu of a physical examination conducted by an authorized medical examiner of the Administrator, a form acceptable to the Administrator, signed by a medical officer on duty with the Army, Navy, Marine Corps, or Coast Guard who is authorized to conduct physical examinations for flying stating that the applicant is an active member of his service and has met within the preceding 12 months the physical requirements prescribed by § 26.2.

[Amdt. 26-0, 7 F. R. 740 as amended by Amdt. 26-3, 7 F. R. 3924]

§ 26.14 *Reexamination.* An applicant who has failed to pass any examination may apply for reexamination after the expiration of 30 days from the date of his failure.

ISSUANCE AND EXPIRATION OF CERTIFICATES

§ 26.18 *Duration.* An air-traffic control-tower operator certificate will continue in effect until suspended or revoked or a termination date is set by the Board.

[Amdt. 26-1, 10 F. R. 8528]

§ 26.19 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary air-traffic control-tower operator certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 26-2, 12 F. R. 4432, 4713]

REGULATIONS

§ 26.25 *Rating record.* A certificated operator shall not serve as such unless there is attached to his certificate the appropriate rating record prescribed and issued by the Administrator, nor serve otherwise than in accordance with the

limitations prescribed by the Administrator in his certificate or rating record.¹

§ 26.26 *Exercise of authority.* A certificated air-traffic control-tower operator shall control traffic in accordance with the procedures and practices prescribed by the Administrator to provide for the safe, orderly, and expeditious flow of air traffic and in accordance with the following requirements:

(a) When weather conditions are equal to or better than the basic minimums prescribed for VFR flight by Part 60 of this subchapter, air traffic may be controlled by an operator with either a junior or senior rating for the airport involved: *Provided*, That where the Administrator finds the volume or character of the air traffic, the type and equipment of aircraft utilizing the airport, or the airport facilities require that an operator with a junior rating be supervised, he may require all air traffic at such airport to be controlled under the supervision of an operator with a senior rating.

(b) When weather conditions are below the basic minimums prescribed for VFR flight by Part 60 of this subchapter, air traffic shall be controlled by an operator with senior rating, and such operator shall not issue an air traffic clearance for flight without prior authorization from the appropriate air traffic control center.

(c) In an emergency an operator with a senior rating may delegate his authority to an operator with a junior rating.

[Amdt. 26-3, 13 F. R. 473]

General.

§ 26.26-1 *Definitions (CAA rules which apply to § 26.26).* The following definitions apply to §§ 26.26-2 through 26.26-104:

(a) *Agency:* The United States Air Force (AF), the United States Navy, the United States Coast Guard, or the Civil Aeronautics Administration.

(b) *Airport:* A defined area on land or water, including any buildings and installations, normally used for the take-off and landing of aircraft.

(c) *Airport traffic:* Aircraft operating on and in the vicinity of an airport and other traffic operating on the movement area.

(d) *Air route traffic control area (see Control area).*

(e) *Air route traffic control center:* A facility established by competent authority to provide adequate supervision of air traffic within a specified control area.

(f) *Air traffic:* Aircraft in operation anywhere in the airspace and on that area of an airport normally used for the movement of aircraft.

(g) *Air traffic clearance:* Authorization by air traffic control, for the purpose of preventing collision between known aircraft, for an aircraft to proceed under specified traffic conditions within a control zone or control area.

(h) *Air traffic control:* A service established by competent authority to pro-

¹The rating record is a sheet which will be attached to all certificates when they are issued and will prescribe the airports at which the holder is authorized to serve and the class of rating held.

mote the safe, orderly, and expeditious flow of air traffic.

(i) Air traffic controller: A person responsible for providing air traffic control service.

(j) Airway: A path through the navigable airspace designated by the Administrator, suitable for interstate, overseas, or foreign air commerce.

(k) Alternate airport: An airport specified in the flight plan to which a flight may proceed when a landing at the point of first intended landing becomes inadvisable.

(l) Approach control: A service established to control IFR flights arriving at, departing from, and operating in the vicinity of airports by means of direct and instantaneous communication between approach control personnel and all aircraft operating under their control.

(m) Approach sequence: Two or more aircraft awaiting an approach clearance.

(n) Arrival: An arriving aircraft.

(o) ATC: Air Traffic Control.

(p) CAA: Civil Aeronautics Administration.

(q) Center: An air route traffic control center.

(r) Clearance: An air traffic clearance.

(s) Clearance limit: The point to which an aircraft is cleared.

(t) Competent authority: A representative authorized to act for an agency.

(u) Control area: An airspace of defined dimensions, designated by the Administrator, extending upwards from an altitude of 700 feet above the surface, within which air traffic control is exercised.

(v) Control tower: A facility to provide for supervision of airport air traffic.

(w) Control zone: An airspace of defined dimensions, designated by the Administrator, extending upwards from the surface, to include one or more airports, and within which rules additional to those governing flight in control areas apply for the protection of air traffic.

(x) Cruising altitude: A constant altimeter indication, in relation to sea level, maintained during a flight or portion thereof.

(y) Departure: A departing aircraft.

(z) Expected approach time: The time at which it is expected that an arrival will be cleared to commence its approach procedure preparatory to landing.

(aa) Flight plan: Specified information filed either verbally or in writing with Air Traffic Control, relative to the intended flight of an aircraft.

(bb) Holding point: A specified location, identified by visual or other means, in the vicinity of which the position of an aircraft in flight is maintained in accordance with Air Traffic Control instructions.

(cc) ICAO: International Civil Aviation Organization.

(dd) IFR: The symbol used to designate instrument flight rules.

(ee) IFR conditions: Weather conditions below the minimum prescribed for flights under VFR.

(ff) Movement area: The part of an airport reserved for the taking off, landing, and maneuvering of aircraft.

(gg) Reporting point: A geographical location in relation to which the position of aircraft is reported.

(hh) Rescue coordination center: A center which initiates, coordinates, and terminates search and rescue within an assigned area.

(ii) Rescue control center: A unit subordinate to a safety center established to direct search and rescue activities.

(jj) Safety center: A coordinated activity consisting of an air route traffic control center and a rescue coordination center.

(kk) Separation: A specified longitudinal, vertical, or lateral separation between two or more aircraft in flight.

(ll) Separation standards: The minimum longitudinal, vertical, or lateral separation provided IFR traffic.

(mm) State: Any nation of the world (international usage).

(nn) Take-off clearance: Authorization by an airport traffic control tower for an aircraft to take off.

(oo) Tower: An airport traffic control tower.

(pp) VFR: The symbol used to designate visual flight rules.

(qq) VFR conditions: Weather conditions equal to or above the minimum prescribed for flights under VFR.

(rr) VFR traffic: Aircraft operating solely in accordance with VFR.

[Supp. 1, 14 F. R. 3327]

§ 26.26-2 *Scope (CAA rules which apply to § 26.26)*. (a) Air Traffic Control procedures contained in §§ 26.26-1 through 26.26-104 shall be uniformly applied in all air route traffic control centers and airport traffic control towers operated by the United States Air Force, United States Navy, and Civil Aeronautics Administration, and by other civil air traffic control agencies.¹

(b) Where military necessity requires a reduction in separation standards, specific request for such deviation must be obtained in writing from the competent authority. These lower standards will apply only between aircraft directly under the jurisdiction of the competent authority making such request, and shall be fully covered by operations letters issued by the center or tower concerned.

(c) Control of instrument flight rule air traffic is based on the provisions of Part 60 of this chapter. The issuance of traffic clearances by centers and towers constitutes authority for the pilot to proceed only insofar as known air traffic is concerned.

(d) The basic plan for the control of air traffic involves the establishment of air route traffic control centers at strategic locations. To expedite the movement of aircraft arriving and departing at certain airports served by airport traffic control towers established by competent authority, the control of IFR traffic as well as VFR traffic is delegated to tower personnel.

(e) Where a military agency has jurisdiction over a control area, supervision of the center or tower(s) will be deter-

¹ This includes all air traffic control tower operators certificated by the Civil Aeronautics Administration.

mined by agreement among all agencies concerned.

(f) Under certain conditions it may not be desirable to establish a control area due to limited air traffic or absence of adequate navigational facilities. In this event, a suitable control zone may be established wherein the control of traffic will be the responsibility of a tower.

[Supp. 1, 14 F. R. 3328]

§ 26.26-3 *Application of control procedures (CAA rules which apply to § 26.26)*. (a) The control of instrument flight rule air traffic shall be applied in all control areas and control zones. Control areas and control zones will be designated by the appropriate authority.

(b) For the proper coordination and control of air traffic, it will be necessary under certain conditions to establish control areas over international waters as well as territories of other states, and to place such areas under the jurisdiction of United States air route traffic control centers. The boundaries of control areas and control zones outside the continental limits of the United States will normally be designated by the appropriate authorities by mutual agreement between the states concerned under the auspices of ICAO.

[Supp. 1, 14 F. R. 3328]

§ 26.26-4 *Air traffic control service (CAA rules which apply to § 26.26)*—(a) *Objective*. The primary objective of the air traffic control service shall be to promote the safe, orderly, and expeditious movement of air traffic. This shall include:

(1) Preventing collisions between aircraft and between aircraft and obstructions on the movement area.

(2) Expediting and maintaining an orderly flow of air traffic.

(3) Assisting the person in command of an aircraft by providing such advice and information as may be useful for the safe and efficient conduct of a flight.

(4) Notifying appropriate organizations regarding aircraft known to be or believed to be in need of search and rescue aid, and assisting such organizations as required.

[Supp. 1, 14 F. R. 3328]

§ 26.26-5 *Types of service (CAA rules which apply to § 26.26)*—(a) *Area traffic control*. Area traffic control is administered from an air traffic control center and provides air traffic control service for air traffic operating within a specified control area.

(b) *Airport traffic control*. Airport traffic control is established to provide adequate supervision of all traffic on the movement area and aircraft flying in visual reference to the ground in the immediate vicinity of an airport.

(1) Airport traffic control may operate either within the boundaries of a control area or at locations not supervised by a center.

(c) *Approach control*. Approach control is a service established to provide separation of air traffic arriving at, departing from, or operating in the vicinity of an airport by means of direct and instantaneous communication between approach control personnel and all aircraft under their control.

(1) Approach control personnel are governed by clearances received from the center with regard to coordination of control.

(d) *Flight assistance service.* Flight assistance service is provided to assist persons in command of aircraft by supplying information concerning known flight conditions, and to initiate search and rescue action for aircraft overdue at point of intended landing. (See Civil Aeronautics Administration and Weather Bureau Manual, "Standard Procedures for Flight Assistance Service.")

[Supp. 1, 14 F. R. 3328]

§ 26.26-6 *Allocation of responsibility (CAA rules which apply to § 26.26)*—(a) *Towers and centers.* (1) Visual flight rules: The only separation of air traffic not operating on an IFR flight plan in weather conditions equal to or better than the VFR minimums shall be that effected by a tower.

(2) Authorizing VFR operations in the control zone below VFR conditions where no tower is located: Authorization, by air route traffic control centers, of VFR operations below VFR conditions in control zones shall be in accordance with the following:

(i) When IFR traffic conditions permit, an airport operator (or his representative) may be authorized to permit local VFR operations, such as landings and take-offs, when the weather is below the VFR condition specified in Part 60 of this chapter. The following phraseology shall be used in this connection:

"Local VFR operations in the immediate vicinity of (name of) airport are authorized until (time)." (Any special instructions, such as the maximum altitude which may be used, should be added.)

(a) The airport operator is responsible for the establishment of adequate traffic patterns for such operation.

(ii) Requests for approval of departure from or entry into a control zone shall be handled individually. In each case, standard separation (§ 26.50-21) shall be effected between such operations and all IFR traffic, as well as other operations of the same nature.

"ATC clears (aircraft identification) out of/to enter control zone (number of) miles (direction) of (airport); cruise not above (altitude) while in control zone."

(iii) Standard separation (§ 26.26-21) shall be provided between all VFR operations operating in less than VFR conditions and all IFR flights operating on a traffic clearance.

(3) Instrument flight rules: The control of IFR traffic shall be effected by centers and those towers controlling IFR traffic (approach control) as follows:

(i) The center shall clear aircraft to the holding point, including holding information and expected approach time in such clearances. The holding point shall normally be a reporting point on the approach course from which an approach to the airport will be started. Approach control shall assume control of the aircraft upon arrival of the aircraft over the holding point, provided aircraft have been released to approach control.

(ii) The center shall provide separation between all aircraft operating within a control area except that:

(a) Approach control shall maintain separation between those aircraft released to approach control upon arrival of such aircraft over the holding point and during approach to the airport.

(b) Approach control shall provide separation between departing aircraft and aircraft on an approach from the holding point.

(4) The control of more than one approach sequence may be effected by approach control provided the division of control between the center and approach control is defined in operations letters approved by competent authority and is basically consistent with the above procedures.

(5) If it is considered essential, due to the position of holding points or for other reasons, to define an area wherein the control of traffic will be effected by approach control, the boundaries of such area and the division of control between the center and approach control shall be contained in operations letters approved by competent authority.

[Supp. 1, 14 F. R. 3328]

Procedures for the control of instrument flight rule traffic.

§ 26.26-21 *Separation standards (CAA rules which apply to § 26.26)*—(a) *General.* Longitudinal, vertical, or lateral separation shall be provided all aircraft operating on IFR traffic clearances (unless the cruising altitude "at least 500 on top" has been authorized), except that a VFR restriction may be applied to climb or descent and shall be applied when longitudinal, vertical, or lateral separation is not provided during climb or descent. These standards need not be applied in a control zone if:

(1) In the opinion of the airport traffic controllers adequate separation can be provided by the tower when each aircraft is continuously visible to the tower controller; or

(2) Each aircraft is continuously visible to pilots of other aircraft concerned and the pilots thereof can maintain their own separation and so advise.

[Supp. 1, 14 F. R. 3329]

§ 26.26-22 *Longitudinal separation (CAA rules which apply to § 26.26)*—(a) *Longitudinal separation.* The longitudinal spacing of aircraft at the same altitude by a minimum distance expressed in units of time, so that after one aircraft passes over a specified position the next succeeding aircraft at the same altitude will not arrive over the same position within less than the minimum number of minutes.

(b) *Minimums.*

(1) Aircraft flying on the same or converging courses:

(i) Ten minutes if radio facilities permit frequent determination of position and speed; otherwise 15 minutes.

(ii) Five minutes if a preceding aircraft has filed an air speed at least 25 miles greater than that of a succeeding aircraft.

(2) Aircraft flying on crossing courses:

(i) Ten minutes if radio facilities permit frequent determination of position and speed; otherwise 15 minutes.

(c) *Altitude change; same-direction traffic.* When lateral separation is not provided and an aircraft will pass through the altitude of another aircraft, the following longitudinal separation shall be provided:

(1) Five minutes at the time altitude levels are crossed, and provided that such separation is authorized only when:

(i) The vertical separation at the time of commencement of change is 2,000 feet or less; and

(ii) A leading aircraft is being cleared for descent through the altitude of a following aircraft, or a following aircraft is being cleared for climb through the altitude of a leading aircraft; and

(iii) The altitude change is commenced within 10 minutes after the time the second aircraft has reported over a reporting point.

(d) *Altitude change; opposite-direction traffic.* (1) Where lateral separation is provided, longitudinal separation is not required when an aircraft is to pass through the altitude level of another aircraft.

(i) Essential traffic information shall be issued.

(ii) The aircraft changing altitude level shall be cleared to climb/descend well to the right of the course.

(2) Where lateral separation is not provided, vertical separation shall be provided for at least 10 minutes prior to and after the time the aircraft are estimated to pass, or are estimated to have passed.

(i) If reports are received that aircraft have passed each other, this minimum need not apply.

(3) Where opposite-direction traffic is regularly provided vertical separation because of inadequate radio navigation facilities or other reasons, the required procedures shall be contained in operations letters approved by competent authority.

(e) *Application.* Longitudinal separation shall be established by requiring aircraft to depart at a specified time, to lose time to arrive over a geographical location at a specified time, or to hold at a geographical location until a specified time. As an alternative procedure, or in emergencies, aircraft may be required to reverse course.

(1) Pilots in direct radio communication with each other and operating with the aid of navigation facilities which provide frequent determinations of position and speed may, with their concurrence, be requested to maintain minimum longitudinal separation between their aircraft.

[Supp. 1, 14 F. R. 3329]

§ 26.26-23 *Vertical separation (CAA rules which apply to § 26.26)*—(a) *Vertical separation.* The vertical spacing of aircraft.

(b) *Minimum.* 1,000 feet, except as provided for all operators on long transoceanic routes where a reduction in altitude separation is necessary due to the relatively few cruising altitude levels available which permit proper fuel

economy below altitudes which require continuous use of oxygen equipment.

(1) No separation is required for en route traffic operating "at least 500 feet on top" if frequent pilot reports indicate a generally unlimited ceiling on top and a flight visibility of at least 3 miles. During the hours of daylight, holding aircraft operating under these conditions will require no separation.

[Supp. 1, 14 F. R. 3329]

§ 26.26-24 *Lateral separation (CAA rules which apply to § 26.26)*—(a) *Lateral separation.* The lateral spacing of aircraft at the same altitude by requiring operation on different routes or in different geographical locations as determined by visual observation or by use of radio navigational facilities.

(b) *Minimums.* All of these types of separation must be constant or increasing:

(1) *Right-side separation.* Opposite-direction traffic flying on opposite sides of a well-defined track which can be accurately determined by radio.

(2) *Quadrant or sector separation.* Flight in different quadrants or sectors of the same radio navigation facility.

(3) *Geographical separation.* Separation positively indicated by position reports over different geographical locations as determined visually or by reference to a radio facility.

(4) *Course separation.* Where courses diverge more than 45°.

(5) *Track separation.* Where aircraft are assigned different specified tracks which can be accurately determined by radio.

(c) *Right-side separation.* Aircraft shall be considered as occupying all space from the on-course signal to the right edge of the airway. (Part 60 of this chapter requires only that a pilot remain to the right of the center line of an airway.)

(1) Where radio navigation facilities are not adequate for right-side separation, opposite-direction traffic shall be separated vertically. Right-side separation shall apply to aircraft on such courses when it has been definitely determined that the aircraft are, and will remain, on opposite sides of the same course of a specified radio facility during such time as lateral separation is required. Right-side separation should not be used in the immediate vicinity of a radio range station due to the narrowness of course signals.

(2) In emergencies, same- or opposite-direction traffic may be separated by requiring flight on opposite sides of, and well off, a well-defined track which can be accurately determined by radio.

[Supp. 1, 14 F. R. 3329]

§ 26.26-25 *Altitude assignment (CAA rules which apply to § 26.26)*—(a) *Priority.* An aircraft at an altitude shall normally have priority over other aircraft desiring that altitude. When two or more aircraft are at the same altitude, the preceding aircraft shall normally have priority.

(b) *Minimum altitudes.* A controller shall not assign or authorize en route altitudes below the established minimum IFR altitude for an on-airway route to

be flown within his control area and for entering the control area of an adjacent center. A controller shall not assign or authorize en route altitudes below the established minimum IFR altitude for a direct route (off-airway). The minimum IFR altitudes established by the Administrator shall be used. If a minimum IFR altitude for a direct route has not been established, a controller shall not assign or authorize an altitude below the minimum IFR altitude established for that portion of the route which lies within his control area or that portion of an adjacent center's control area which the flight will first enter or cross.

(c) *Application.* When an aircraft reports vacating an altitude, the vacated level may be assigned to another aircraft, except that, if severe turbulence is known to exist, the first aircraft must have reported at another level before such assignment is made.

(1) Pilots in direct communication with each other may, with their concurrence, be requested to maintain a specified vertical separation between their aircraft during descent or climb.

(d) *Cruising altitudes.* Insofar as practicable, cruising altitudes of aircraft flying to the same destination shall be assigned in a manner that will be correct for an approach sequence at destination.

(e) *On-top altitude.* "At least 500 feet on top" may be assigned for flight above a cloud, haze, smoke, or other formation if the flight visibility is at least 3 miles, provided the ceiling is generally unlimited above the formation. A known definite top must exist and the aircraft shall be advised of its reported height when this clearance is issued. Caution shall be exercised in assigning on-top altitudes to long range flights operating over areas where the height of the formation is not known.

(f) *Altitude changes.* When necessary, an aircraft may be requested to change altitude at a specified time or place.

[Supp. 1, 14 F. R. 3330]

§ 26.26-26 *Holding aircraft (CAA rules which apply to § 26.26)*—(a) *Holding aircraft.* Aircraft shall be held at a designated holding point to provide minimum separation between aircraft which are awaiting their turn to land and/or to provide longitudinal separation from other aircraft. When aircraft are held at a point en route and no expected approach clearance time is issued the holding clearance shall contain a time limit, using the phrase "Expect further clearance at (time)."

(b) *Weather below landing minimums.* When the weather is below the landing minimums of an aircraft in approach sequence, the following action may be taken:

(1) An approach clearance shall be issued to the number one aircraft in the holding sequence. If the pilot then advises he desires to hold and await improvement in the weather, such action will be approved unless the reported weather is above the minimums for other aircraft in the approach sequence.

(2) In the latter case, the approach clearance shall be canceled and the number one aircraft shall be removed from

its position in the holding sequence. The aircraft shall be cleared to an adjacent fix for further holding awaiting weather change or redispaching, or given appropriate climbing clearance to place it at the top of the approach sequence, in order that the other holding aircraft may be permitted to land. The aircraft operator (if any) shall be advised of the action taken immediately after the clearance is issued, if practicable.

(3) Approach controllers shall, before taking the action outlined in subparagraph (2) of this paragraph, coordinate the rerouting of the flight with the center in order to avoid conflict with traffic under center control.

(c) *Nondirectional radio stations, compass locators, and fan type marker stations* shall be utilized as holding points only if the facility is associated with a course of a radio range station or ILS localizer by means of which the holding pattern may be accurately established, unless the aircraft is equipped with a radio compass or other equipment which may be utilized to definitely establish the desired holding pattern.

(1) *Nondirectional radio stations, compass locators, fan type marker stations, and any other type of facility* which is not constantly monitored shall not be utilized for control purposes if failure of the pilot definitely to identify the facility would result in inadequate separation or endanger the safety of aircraft.

(d) *Long-range flights.* Caution must be exercised when issuing holding clearances to long-range flights. Consideration should be given to the aircraft's fuel reserve and to the fact that pilots of such flights are subject to a greater degree of fatigue than pilots of short-range flights, and it may not be advisable, therefore, to require long-range flights to hold for an extended period.

(e) *Standard holding flight path.* The standard holding flight path of an aircraft is to follow the specified course in-bound to the holding fix, make a 180-degree standard rate (3° per second) turn to the right, fly a parallel straight course out-bound from the holding fix for 2 minutes, make another 180° standard rate turn to the right, and again follow the specified course in-bound.

(1) *Deviation.* A pilot's request to deviate from the standard holding flight path may be approved if known traffic conditions permit.

(f) *Vertical separation from other traffic.* When aircraft are being held in flight, the appropriate vertical separation minimums shall be provided between holding aircraft and en route aircraft while such en route aircraft are within 5 minutes' flying time of the holding aircraft's flight path.

[Supp. 1, 14 F. R. 3330]

§ 26.26-27 *Control procedures (CAA rules which apply to § 26.26)*—(a) *General.* If a position report is not received within a reasonable length of time after the estimated time over a reporting point, subsequent control shall not be based on the assumption that the estimated time is accurate. Action shall be taken to obtain the report no later than

5 minutes after the estimated time over the reporting point, when the report has any bearing on the control of aircraft.

(b) *Flight conditions.* Pilots may be requested to forward specific information on flight conditions which might be useful to Air Traffic Control.

(c) *Weather report.* Where necessary, specific flights may be requested to forward a complete weather report with each scheduled position report.

(d) *Alternate procedures.* When an IFR traffic clearance authorizes VFR operation during climb or descent, alternate clearance shall be issued if there is a possibility that VFR flight may become impracticable.

(e) *Center coordination.* Centers shall forward appropriate flight plan data and control information pertinent to all instrument flights from center to center as the flight progresses except that flight plans on flights specifying VFR for the first portion of the route and IFR for a latter portion, beginning in another control area, shall be forwarded by the flight plan station direct to the center in whose area IFR flight will be commenced, via Service "B" (air-carrier communications channels, in the case of scheduled air-carrier aircraft).

(1) The appropriate flight plan data and control information shall normally be transmitted via Service "F" and in sufficient time to permit reception of the data by the adjacent center not later than 30 minutes prior to the time the flight is estimated to enter the adjacent center's area. If, in the opinion of the controller on duty, Service "F" facilities are inadequate, the data shall be transmitted in the form of a control message via Service "B". The control message shall be transmitted by the originating center to the associated communication station via Service "F". The communication station associated with the center to whom the control message is addressed will forward the message to the appropriate center sector via Service "F".

(2) The following data shall be forwarded from center to center as an IFR flight progresses:

(i) Flight identification and type of aircraft.

(ii) Estimate and altitude over the last fix within the control area and the altitude of entry into the adjacent center's area if different from the altitude over the last fix.

(iii) Actual ground speed, if determined; or, estimated ground speed (the estimated ground speed used in calculating the estimate over the last fix).

(iv) Point of departure; the remaining portion of the route of flight, as specified in the original or amended clearance, and the point of first intended landing.

(v) The estimated time of arrival as specified in the flight plan (time of departure plus elapsed time) based on the time zone of the departure point.

(a) The information contained in this subdivision (v) shall not be forwarded on scheduled air-carrier or military aircraft. If required, the center controlling the point of destination may secure the estimated time of arrival from the air-carrier operator, the appropriate flight service center, or the flight plan station serving the point of departure. Information concerning any other information specified in the flight plan may be similarly obtained.

(vi) Clearance information:

(a) Clearance limit, if other than the airport of destination.

(b) Special information, if issued.

(vii) Altitude(s) requested by the pilot (as specified in the flight plan or subsequently requested en route).

(a) The information contained in this subdivision (vii) need not be transmitted if agreements between adjacent centers permit deletion of this information. If information concerning the altitudes requested by the pilot is deleted by agreement between any two centers along the route of flight, centers controlling subsequent portions of the route shall not request the information.

(3) When 5-minute longitudinal separation in accordance with § 26.26-22 (b) (1) (ii) is utilized and less than the minimum longitudinal separation for the route will exist at the time the aircraft enter the area adjacent to the area of departure, the adjacent center shall be advised of the separation being used.

(4) Whenever it is necessary to issue clearances requiring a change in the operation of an aircraft within another center's control area, before such aircraft enters the control area of the center issuing the clearances such instruction shall be routed through the center concerned for approval and transmission to the aircraft.

[Supp. 1, 14 F. R. 3330]

§ 26.26-28 *Control of long-range flights (CAA rules which apply to § 26.26)*—(a) *General.* Commensurate with the orderly flow of long-range traffic, every effort should be made to permit departing aircraft to proceed on course with as few turns or other maneuvers as possible. Heavy take-off loads make the early portion of flight very critical, and this factor should be considered in the control of departing aircraft. When it is determined beforehand that it will be necessary to delay the departure of a flight, the operator thereof will be notified as soon as possible to avoid the necessity of holding aircraft on the airport with the engines running for extended periods of time.

(b) *Position reporting.* Within the limits of the available communications facilities, the minimum number of position reports necessary for adequate control should be required. Due to extreme unreliability, dead reckoning position reports are unsuitable for normal air traffic control purposes. Control should be based only on celestial, radio, radar, or Loran fixes or on a fix obtained by a combination of two or more of these methods. Any limitation imposed by delays inherent in the available communications system must be considered in the issuance of clearances. Control shall be based on the assumption that a subsequent position report will be promptly received.

[Supp. 1, 14 F. R. 3331]

§ 26.26-29 *Departures and arrivals (CAA rules which apply to § 26.26).* The following restrictions are in addition

to separation minimums specified in §§ 26.26-22, 26.26-23, and 26.26-24:

(a) *General.* When control is based thereon, the clearance shall specify direction of take-off and turn after take-off, track to be made good before proceeding on desired course, altitude to maintain before continuing climb to assigned altitude, time or point at which altitude change shall be made, and any other necessary maneuver.

(b) *Minimum time separation; take-off.* (1) Five-minute separation at the time altitude levels are crossed if a departure will be flown through the altitude level of a preceding departure and both departures propose to follow the same course. Action must be taken to insure that the 5-minute separation will be maintained or increased when altitude levels are crossed.

(2) Three-minute separation at the time courses diverge if aircraft propose to fly the same course immediately after take-off and then follow different courses, provided aircraft will follow diverging courses within 5 minutes after take-off. Action must be taken to insure that the 3-minute separation will be maintained or increased during the period the aircraft are following the same course.

(3) One-minute separation if aircraft propose to fly different courses and lateral separation is provided immediately after take-off. This minimum may be reduced when aircraft are using parallel runways provided operations letters covering the procedure have been approved by competent authority.

(c) *Direction of take-offs.* Departures may be expedited by suggesting a take-off direction when the wind velocity does not exceed 10 miles per hour. It is the pilot's responsibility to decide between making such take-off or waiting for normal take-off in a preferred direction.

(d) *VFR departure.* Departures may be cleared to maintain VFR until a specified time or to a specified location if reports indicate that aircraft can continue with 3 miles' visibility and can remain 500 feet vertically and 2,000 feet horizontally from all clouds.*

(e) *Special reports.* Arrivals may be requested to report when leaving or passing a reporting point, starting procedure turn on final approach, or other information required by the controller to expedite departures.

(f) *Take-off limitations.* When take-off clearance is based on the position of an arrival the following shall apply:

(1) If the arrival will make a complete instrument approach (initial and final approach) a departure—

(i) May take off in any direction until arrival has started procedure turn on final approach;

(ii) May take off in a direction which is different by at least 45° from the reciprocal of the direction of approach after arrival has started procedure turn leading to final approach, provided that

* Caution should be exercised when using this procedure whenever a ceiling exists in that it may require the pilot to violate terrain clearance regulations in order to maintain 500 feet vertical separation from clouds.

the take-off will be made at least 3 minutes before the arrival is estimated over the airport.

(2) If the arrival will make a straight-in approach (final approach only) a departure—

(i) May take off in any direction until 5 minutes before the arrival is estimated over the airport;

(ii) May take off in a direction which is different by at least 45° from the reciprocal of the direction of approach of the arrival until 3 minutes before the arrival is estimated over the airport.

(3) The above take-off limitations need not apply when, at the discretion of an approach controller, take-off is authorized under the following conditions:

(i) When the arrival is sighted by the controller;

(ii) When the arrival, making a ground contact approach, reports over a visual reporting point not less than 2 minutes from the airport, and reasonable assurance exists that the approach can be continued by visual reference to the ground; or

(iii) When the arrival, in radar contact and positively identified, is observed to be not less than 3 miles from the airport.

(g) *Approach clearance.* Except at locations where approach control is in operation, succeeding aircraft shall not be authorized to commence final descent for a landing until the first aircraft is in communication with and is sighted by tower personnel and reasonable assurance exists that normal landing can be accomplished.

[Supp. 1, 14 F. R. 3331]

§ 26.26-30 *Expected approach time* (CAA rules which apply to § 26.26)—(a) *Expected approach time.* The time at which it is expected that an arrival will be cleared to commence its approach procedure preparatory to landing.

(b) *Issuance to aircraft.* Expected approach time shall be issued and currently revised. Approach control shall issue revised expected approach time to aircraft under their jurisdiction.

(1) If the aircraft is within the control area of intended landing when determination of delay is made, the expected approach time shall be issued as soon as practicable. If aircraft approaching the area are expected to be delayed 1 hour or more, the expected approach time shall be issued immediately through the adjacent center.

(c) *Excessive delays.* ATC should advise aircraft operators and Military Flight Service when excessive delays to arrivals and departures are anticipated. If departures are delayed to avoid excessive holding at destination, ATC shall normally clear such flights in the order in which the flight plans are filed.

[Supp. 1, 14 F. R. 3331]

§ 26.26-31 *Approach sequence* (CAA rules which apply to § 26.26)—(a) *Approach sequence.* An approach sequence is established as follows:

(b) *Priority.* The first aircraft estimated to arrive over the point from which approaches are commenced will normally be the first aircraft to approach. Other aircraft will normally

have priority in the order of their estimated arrivals over such point.

(c) *Altitude assignment.* Altitudes at holding points shall be assigned in a manner that will facilitate clearing each aircraft to approach in its proper priority. Normally the first aircraft to arrive over a holding point should be at the lowest altitude, with following aircraft at successively higher altitudes.

[Supp. 1, 14 F. R. 3332]

§ 26.26-32 *Approaches* (CAA rules which apply to § 26.26)—(a) *Approaches.* Specific approaches may be required to expedite traffic.

(b) *Instrument approach.* The initial approach altitude, the point (in minutes or miles from the appropriate reporting point) at which procedure turn will be started, the procedure turn altitude, and the final approach course shall be specified. The missed-approach procedure shall be specified when deemed necessary.

(1) The provisions of this paragraph need not be applied where a standard instrument approach procedure is established and pilots are known to be familiar with the procedure, including the missed-approach procedure as specified in an air-carrier company manual or an official tabulation of instrument approach procedures.

(2) When the reported ceiling is below the initial approach altitude authorized over the radio navigation facility at point of intended let-down, the reported ceiling, visibility, and altimeter setting shall be transmitted in the approach clearance to other than air-carrier aircraft. The center shall effect transmission by requesting the communications station to "give current weather." At locations provided with approach control, this information shall be transmitted by the tower to all aircraft, including air carrier, on the initial transmission to such aircraft. Subsequent changes shall be forwarded to the aircraft as they become available.

(3) If visual reference to the ground is established before completion of the approach procedure, it is expected that the entire procedure will nevertheless be executed unless the pilot requests and is granted clearance to proceed directly to the airport.

(c) *Contact approach.* An aircraft may be authorized to execute a contact approach if requested by the pilot. Standard separation shall be effected between aircraft so cleared and between such aircraft and other arriving or departing aircraft.

(d) *No specified approach.* Traffic permitting, a specified approach shall not be required.

[Supp. 1, 14 F. R. 3332]

§ 26.26-33 *Coordination between centers and towers* (CAA rules which apply to § 26.26)—(a) *General.* Coordination between centers and towers will be effected as follows:

(b) *Authority.* Towers will observe such instructions as are issued by the appropriate center.

(c) *Towers providing approach control service.* A tower may issue clearances to any aircraft released to tower

control without reference to the center, except that when an approach has been missed the center will be advised immediately and subsequent action coordinated between the center and tower.

(1) *Clearing departures.* The center clearance shall include crossing altitudes at adjacent reporting points, cruising altitudes, and any other requirements pertinent to the flight. Time of take-off shall be specified by the center only if necessary to coordinate the departure with traffic not released to tower control. If time of take-off is not specified the tower shall determine the take-off time when necessary to coordinate the departure with traffic released to tower control. A clearance void time shall be specified by the center if a delayed departure would result in conflict with traffic not released to tower control. A clearance void time determined by the tower shall not be later than that issued by the center.

(2) *Clearing arrivals.* The center will clear aircraft to the holding point, including holding information and expected approach time in such clearance. If the approach sequence is such that succeeding arrivals would be required to hold at high altitudes, such arrivals should be cleared to other points until lower altitude levels are vacated in the approach sequence.

(i) After coordination with the tower, a center may clear the first arrival to the tower rather than to a holding point.

(ii) After coordination with the tower, a center may clear arrivals to the tower to hold at visual holding points until further advised by the tower.

(3) *Aircraft movement data; approach control towers.* Approach control shall keep centers promptly advised of pertinent data on IFR traffic such as—

(i) Highest altitude in use by approach control at the holding point.

(ii) Average time interval between successive approaches as determined by the tower.

(iii) Revision of the expected approach time issued by the center when the tower calculation indicates a variation of 10 minutes or more.

(iv) Arrival times over holding point (when required).

(v) Departure times of departing aircraft.

(vi) Available information relating to overdue or unreported aircraft.

(4) *Aircraft movement data; centers.* Centers shall keep approach control promptly advised of pertinent data on IFR traffic such as—

(i) Identification, type, and point of departure of arriving aircraft.

(ii) Estimated time and proposed altitude of arriving aircraft over holding point or actual time if aircraft is released to approach control after arrival over the holding point.

(iii) Expected approach time issued.

(iv) Statement that aircraft has been cleared to the tower, or that approach control shall assume control.

The information in (i), (ii), and (iii) of this subparagraph shall be transmitted as follows:

"(Identification), (type) from (point of departure) cleared to the tower" (see sub-

paragraph (2), (1) and (11) of this paragraph, or

"(Identification), (type) from (point of departure) estimated (holding point), (time), (altitude), expected approach clearance (time). Tower control."

(v) Anticipated delay to departing IFR traffic due to airway congestion.

(vi) Identification and destination of proposed IFR departures.

(5) A tower may authorize flight in a control zone in weather conditions lower than the VFR minimums after coordination with the center.

(6) *Traffic information.* When necessary to issue detailed traffic information to departures, a center may request a tower to forward such information, in standard phraseologies, by reference to flight data possessed by the tower.

(7) Any additional procedures necessary for proper coordination of approach control at individual airports shall be contained in operations letters approved by competent authority.

(d) *Towers not providing approach control service.* The tower may authorize VFR flight in a control zone in weather conditions lower than the VFR minimums after coordination with the center.

(1) *Division of control.* The center shall retain control of arriving aircraft until such aircraft have been cleared to the tower and are in communication with the tower. Not more than one arrival shall be cleared to the tower during IFR conditions.

(2) After coordination with the tower, a center may clear arrivals to visual holding points to hold until further advised by the tower.

(3) *Aircraft movement data; Towers.* Towers shall keep centers promptly advised of pertinent data on IFR traffic such as—

(i) Arrival and departure times.

(ii) Available information relating to overdue or unreported aircraft.

(4) *Aircraft movement data; Centers.* Centers shall keep towers promptly advised of pertinent data on IFR traffic such as—

(i) Identification, estimated time of arrival and proposed altitude of arrivals over holding point or airport at least 15 minutes prior to estimated arrival.

(ii) Clearance of arrivals to the tower.

(iii) Anticipated delay to departing IFR traffic due to airway congestion.

(iv) Identification and destination of proposed IFR departures.

[Supp. 1, 14 F. R. 3332]

§ 26.26-34 *Clearances (CAA rules which apply to § 26.26)*—(a) *General.* Clearances are based solely on expediting and separating air traffic and do not constitute authority to violate the regulations in this chapter. Clearances authorize flight within control zones and control areas only; no responsibility for separation of aircraft outside of these areas is accepted.

(b) *Application.* Clearances shall be issued prior to IFR flight within a control area.

(c) *Broadcast.* A clearance shall not be "broadcast" unless a center or tower so directs. A relay of a clearance over any communications channel which

could be intercepted by the pilot is considered a "blind broadcast."

(d) *Clearance limits.* The center shall normally clear an aircraft from the point of departure to the airport of first intended landing.

(e) *Assignment of altitudes.* (1) A center shall normally authorize only one altitude beyond its control area, i. e., that altitude at which the aircraft will enter the adjacent area. Phraseology shall normally be in accordance with § 26.26-35 (e) (1). For example, a flight from Chicago to LaGuardia would be cleared by the Chicago center to the LaGuardia Airport to maintain the altitude at which the aircraft will enter the Cleveland area. Any additional altitudes desired by the pilot will be requested by him en route. In this connection, pilots will be advised "Request further altitude change en route."

(2) The phraseology contained in § 26.26-35 (e) (7) shall be used in clearances to aircraft operating on direct routes which cross civil airways. If more than one altitude is specified, the phraseology in § 26.26-35 (c) (4) shall be used with the phrase "At (altitude)".

(3) When a flight has been cleared into a center's control area at an altitude which is below the established minimums for a subsequent portion of the route, action should be initiated by that center to issue a revised clearance to the aircraft even though the pilot has not requested the necessary altitude change.

(4) The center responsible for control at the point of first intended landing shall clear the aircraft to the tower or issue other appropriate clearance as required. If a control tower is not in operation, the center shall clear the aircraft to the airport, even though it is a repetition of the initial clearance limit.

(5) The airport of intended landing shall still be the clearance limit even though such airport is outside of a control area. If it is necessary for the center controlling the last control area through which the aircraft passes to issue a clearance, such clearance shall include clearance out of the control area. If an amending clearance is not required, it will not be necessary to clear the aircraft out of the control area.

(f) *Clearance procedures.* (1) Pilots filing flight plans specifying VFR within the control area of origin and IFR for a later portion shall not be cleared by the center of origin but shall be advised to contact the appropriate communication facility for clearance. Pilots specifying an instrument altitude for the first portion of a flight and VFR for a later portion shall normally be cleared to the fix at which the instrument portion of the flight terminates, to maintain cruising altitude. Phraseology shall be in accordance with § 26.26-35 (e) (1).

(2) Whenever possible, a combined clearance should be issued by the center adjacent to the area within which landing will be made. If weather and/or traffic conditions require, the center controlling the point of intended landing may request an adjacent center to clear aircraft to a specific point during a specified period. Such clearances shall normally be issued to an aircraft only when

within the control area adjacent to the area within which landing is to be made.

(3) Aircraft operating on an established schedule may be cleared through intermediate stops within a control area; however, if the proposed route of flight is through more than one control area, scheduled aircraft may be cleared through intermediate stops within other control areas only after coordination between the centers concerned.

(4) If aircraft are cleared to a point in another control area which is other than the airport of first intended landing, the center responsible for control at such clearance limit will authorize flight to the airport of first intended landing, if practicable.

(5) After the initial clearance has been issued to an aircraft at departure point, it will be the responsibility of the appropriate center to issue an amended clearance to eliminate traffic conflict, and issue traffic information if required.

(6) If the point of departure is not at a sufficient distance from the boundary of an adjacent control area to permit transmission of the necessary flight plan data to the adjacent center and allow adequate time for posting and analysis, coordination between centers shall be effected prior to departure of the aircraft.

(g) *Composition.* Clearances shall be composed as follows:

(1) Flight or aircraft identification.

(2) Clearance limit and route.

(3) Altitude, approach, or departure procedure.

(4) Any special information.

(5) Message delivery information and/or cancellation time if necessary.

(h) *Description.* Clearance items shall be described as follows:

(1) A clearance limit shall be described by specifying the name of the appropriate reporting point, tower, or airport.

(2) The route of flight shall be included in each original clearance when deemed necessary.

(3) Altitude information shall consist of:

(i) The cruising altitude or altitudes.

(ii) Altitudes over those reporting points which are to be crossed at other than the cruising altitude.

(iii) The place or time for starting climb or descent, when necessary.

(iv) Detailed procedures concerning departure or approach altitudes, when necessary.

(i) *Issuance and delivery of clearances.* Clearances shall be issued as follows:

(1) *Departures.* The center shall forward a clearance to the tower with the least possible delay after receipt of request made by the tower, or prior to such request if practicable.

(2) *En route.* When an aircraft is cleared to a clearance limit and requires further clearance beyond that point, the clearance shall be issued at least 5 minutes before the aircraft is estimated over the reporting point where delivery is to be made.

(3) *Responsibility for clearance delivery.* It is the responsibility of the communications agency or aircraft operator to whom the clearance is issued to trans-

mit it to the aircraft immediately when received unless an attempt delivery time is included in the clearance. The center or tower shall be notified if the clearance is not delivered within 5 minutes after receiving the clearance or the attempt delivery time when one is specified. When notification of nondelivery is received, the center shall advise the communication agency of further action to be taken.

[Supp. 1, 14 F. R. 3333]

§ 26.26-35 *Standard phraseologies* (CAA rules which apply to § 26.26)—(a) *General.* Clearances shall be issued in accordance with the phraseologies herein. It is expected that personnel receiving a clearance for transmission to an aircraft will transmit such clearance in the exact phraseology in which it is received. It is essential that each clearance contain positive and concise data, phrased in a standard manner. Each traffic clearance shall be prefixed with the phrase "ATC clears (identification)" whenever a clearance limit is contained in the clearance.

Example: "ATC clears Eastern four to the Richmond airport. Cruise six thousand..."

The phrase "ATC advises (identification)" shall be used whenever information such as expected approach time, undetermined delay, and essential traffic is issued.

Example: "ATC advises Eastern four to expect approach clearance at"

The phrase "ATC clears (identification)" shall be used for all other transmissions.

Example: "ATC clears Eastern four to descend to five thousand immediately"

These phrases are to be used only when the clearance will be relayed from a center or tower to a pilot through any communications agency such as an air-carrier radio operator, military communications station, or CAA communications station. Towers shall use the phrases whenever a clearance is received from a center for transmission to a pilot. Clearances initiated by tower personnel and issued directly to pilots shall conform to standard tower phraseologies.

(b) *Clearance limit.* The initial clearance shall specify a clearance limit phrased as follows:

"ATC clears (identification)—"

1. "From to" ("from") may be eliminated if clearance is understandable without it); or
2. "Through to" (if aircraft is cleared through an intermediate stop to a point beyond the intermediate stop); or
3. "Out of control area zone (number of) miles (direction) of (reporting point). Phraseology (3) will normally be used as a clearance limit only when the flight will not again enter a control area.

(c) *Route of flight.* The route of flight, when included in a clearance, shall be specified immediately after the clearance limit. The following phraseologies, or combinations thereof, shall be used:

1. "Direct";
2. "Via (reporting point) and (reporting point)";
3. "Via (color) airway (number)";
4. "Cross/join (color) airway (number) (number of) miles (direction) of (reporting point)."

(d) *Local flight.* A clearance for local flight on specified courses of a specified radio facility:

"ATC clears (identification) to fly (location(s)) courses and/or quadrants (name of facility) within radius (number of) miles from station."

(e) *Maintaining altitude.* Clearances requiring that an aircraft maintain a specified altitude, a specified altitude in relation to an overcast or other well-defined formation, or altitude separation from another aircraft.

"Maintain—"

1. "(Altitude)"; or
2. "(Altitude) to (reporting point)"; or
3. "(Altitude) until past (reporting point)"; or
4. "(Altitude) until (time)"; or
5. "(Altitude) until advised by (name of) tower"; or
6. "(Altitude) until further advised"; or
7. "(Altitude) while in control area"; or
8. "At least 500 feet above all clouds, haze, smoke, or fog level"; or
9. "(Number of feet) above/below (aircraft identification)."

(f) *Climb or descent.* Clearances requiring that an aircraft climb or descend to a specified altitude:

"Climb to (altitude)—"; or
"Descend to (altitude)—"

1. "Immediately"; or
 2. "Immediately after passing (reporting point)"; or
 3. "At (time)."
- "Climb" or "descend—"
"So as to reach (altitude) at (time)"; or
"At (reporting point)."

(g) *Clearance authorizing an aircraft to descend or climb between specified altitude levels in accordance with VFR.*

"Climb VFR from (altitude) to (altitude)"; or
"Descend VFR from (altitude) to (altitude)"; or
"Climb VFR above (altitude)"; or
"Descend VFR below (altitude)."
"If not possible (alternate procedures) and advise."

(h) *Change of altitude.* Requiring that an aircraft remain well to the right of a course during altitude change:

"Climb/descend well to right of course."

(i) *Cruising and crossing altitudes.* Clearances requiring that an aircraft cruise at or cross a reporting point at a specified altitude with no specific time for altitude change:

"Cross (reporting point) at (altitude)."
"Cross (reporting point) at or above (altitude)."
"Cruise (altitude)."

(j) *Reporting levels.* Clearances requiring an aircraft to report on leaving or reaching specified altitude levels:

* Color and number of airway may be omitted if only one possible airway route exists.

"Report leaving (altitude level or levels)."
"Report reaching (altitude level or levels)."

(k) *Specific instrument approach.* Clearances specifying instrument approach utilizing a radio range:

"Initial approach at (altitude), procedure turn at (altitude) (number of) minutes or miles (direction), and/or final approach on (location) course of (name of) range"; or
"Standard range approach"; or
"Straight in approach to airport."

(l) *Contact approach.* Authorization at a pilot's request for a ground contact approach:

"Contact approach approved; if not possible, (alternate procedures) and advise."

(m) *Any approach.* The omission of specific approach procedures will indicate any type of approach may be used at the discretion of the pilot.

(n) *Departure procedures.* Clearances specifying direction of take-off and/or direction of turn after take-off:

"Take-off (direction) and/or turn (right or left) after take-off."

(o) *Release.* Instructions authorizing a tower to release an aircraft for take-off subject to the discretion of the tower with respect to arriving aircraft:

"Release subject your discretion with respect to (identification/s)."

(p) *Special procedures.* Clearances requiring that an aircraft follow a specific course:

"Make good a track of (number of) degrees magnetic until (time, location, or altitude)"; or

"Make good a track bisecting (location) quadrant of (name of facility) until (time, altitude, or location)."

(q) *Holding.* Procedures requiring that aircraft be held in a specified direction from a specific holding point:

(1) *Standard pattern.*

"Hold (direction) of (holding point)—"

"Until (time)"; or

"Until advised by (name of) approach control on (blank) kilocycles/megacycles."

(2) *Published nonstandard pattern.*

"Hold (direction) of (holding point) non-standard pattern—"

"Until (time)"; or

"Until advised by (name of) approach control on (blank) kilocycles/megacycles."

(3) *Detailed holding instructions:*

1. "Hold on (specified) course of (name of facility) between (location) and point (number of minutes and direction)—"

"Until (time)"; or

"Until advised by (name of) approach control on (blank) kilocycles/megacycles."

* "Altitude level or levels" shall include either the desired numerical values or "even" or "odd" thousand-foot levels.

* In utilizing these procedures, caution should be exercised to insure aircraft will clear all obstructions and terrain in accordance with specified minimums, and to insure that the desired track can be accomplished effectively, considering wind direction and velocity.

* The phrase "on (blank) kilocycles/megacycles" need not be used when issuing holding instructions to scheduled air-carrier aircraft.

2. "Make all turns (direction) of course;"
3. "Make all turns in (direction and quadrant identification) quadrant."

(4) Detailed holding instructions shall normally be issued:

(i) When assigning nonstandard patterns which are not depicted on United States Coast and Geodetic Survey radio facility charts; or

(ii) On pilot's request; or

(iii) When deemed necessary by the controller.

(r) *Visual holding.* Instructions requiring that an aircraft be held at a specific location by visual reference to the ground or water:

"Hold at (location)

"Until (time); or

"Until advised by (name of) tower."

(s) *Expected approach time.* Clearances relative to expected approach time:

"Expect approach clearance at (time)"; or
"No delay expected."

(t) *Indefinite delay.* Delay not determined. (Revised expected approach time shall be forwarded as soon as determination can be made.)

"Delay indefinite expect approach clearance not later than (time)."

(u) *Longitudinal separation clearances.* Clearances requiring that an aircraft lose time to establish longitudinal separation from another aircraft, or to maintain longitudinal separation from another aircraft:

"Lose time so as to arrive over (reporting point) at (time)."

"Maintain (number of minutes) separation from (aircraft identification)."

(v) *Essential traffic information.* Phraseologies to be used in connection with the issuance of essential traffic information:

"Traffic is (essential traffic information); or
"Additional traffic is (essential traffic information)"; or

"No essential traffic reported."

(w) *Approach control.* The following shall constitute the last item of the center clearance when an aircraft, previously issued a holding clearance, is to contact a tower for further clearance. For example, this phraseology will apply when an aircraft holding at a higher altitude than "over traffic" is subsequently cleared to a lower level and released to Approach Control:

"Contact (name of) Approach Control on (blank) kilocycles/megacycles for further clearance."

[Supp. 1, 14 F. R. 3333]

§ 26.26-36 *Traffic information (CAA rules which apply to § 26.26)*—(a) *Essential traffic.* Essential traffic for a particular aircraft is same-direction IFR traffic on the same or converging courses which is, or will be, 1,000 feet or less vertically and within less than minimum longitudinal separation from such aircraft; and opposite-direction IFR traffic on the same or converging courses which is, or will be, within less than the minimum

*The phrase "on (blank) kilocycles/megacycles" need not be used in clearances issued to scheduled air carrier aircraft.

time separation for altitude change (§ 26.26-22 (d)) and occupies, or will pass through, the altitude of such aircraft.

(b) *Detailed traffic information.* Direction of flight and estimated time and altitude over the reporting point nearest the point at which the aircraft which are essential traffic should pass, overtake, or approach; this information and any alternate procedures issued shall be given when an aircraft will pass through the altitude level of other aircraft concerned.

(c) *General traffic information.* Direction of flight and cruising altitude shall be given when the aircraft which are essential traffic are at different constant altitudes.

(d) *Issuance.* Traffic information shall be issued to aircraft:

(1) When deemed necessary by the controller;

(2) When right-side separation is effected;

(3) At any time if requested by the pilot; or

(4) At any time if requested by the aircraft operator for a specific flight or for more than one flight.

(e) Traffic information issued to aircraft separated by 5 minutes in accordance with § 26.26-22 (b) (1) (ii) shall include the filed air speed of the aircraft concerned.

[Supp. 1, 14 F. R. 3335]

§ 26.26-37 *Emergency procedures (CAA rules which apply to § 26.26)*—(a) *General.* The various circumstances surrounding each emergency situation preclude the establishment of exact detailed procedures to be followed. The procedures outlined herein are intended as a general guide to air traffic control personnel. Centers and towers shall maintain full and complete coordination, and personnel shall use their best judgment in handling emergency situations.

(b) *Emergency descent.* Upon receipt of advice that an aircraft is making an emergency descent through other traffic, immediate steps shall be taken to minimize conflict with other aircraft. ATC personnel shall immediately broadcast by means of the appropriate radio facility or, if not possible, request the appropriate communications station to immediately broadcast the following:

"Emergency to all concerned: Emergency landing at (name of) airport. All aircraft below (number of) feet within (number of) miles of (name of radio facility) leave (location) course(s) immediately."

(1) *Action by pilot.* It is expected that pilots receiving such broadcast will clear the specified areas, maintaining the last assigned altitude and stand by on the appropriate radio frequency for further instructions from the center or tower.

(2) *Subsequent action by Air traffic control.* Immediately after such emergency broadcast has been made the center or tower concerned shall forward further instructions to all aircraft involved as to additional procedures to be followed during and subsequent to the emergency descent.

(c) *Two-way radio failure.* If two-way radio communication between an

aircraft and the ground fails prior to the aircraft establishing communication with the tower, the center may issue an appropriate clearance to be broadcast over suitable radio facilities. If failure occurs after the aircraft and tower are in communication, the tower may broadcast any necessary clearance to the aircraft.

(1) *Pilot actions.* (i) The pilot will observe one of the following procedures:

(a) If operating under VFR conditions, proceed under VFR and land as soon as practicable; or

(b) Proceed according to the latest air traffic clearance.

(ii) If the pilot proceeds according to the latest traffic clearance but has not received and acknowledged a clearance to the tower and if other instructions to the contrary are not received, he shall be expected to observe the following and control will be effected accordingly:

(a) If the pilot has received and acknowledged a clearance to the destination airport or the radio facility serving that point, he shall continue flight at the altitude(s) last assigned by air traffic control, or the minimum instrument altitude,* whichever is the higher, to the radio facility serving the destination airport.

(b) If the pilot has received and acknowledged a clearance to a point other than the destination airport or the radio facility serving the destination airport, he shall continue flight at the altitude(s) last assigned by air traffic control or the minimum instrument altitude,* whichever is the higher, to the radio facility serving the destination airport.

(c) If holding clearance has been received, the pilot shall comply with the clearance until such time as it will be necessary to continue flight so as to arrive at the radio facility serving the destination airport at the expected approach time last received and acknowledged, maintaining the last assigned altitude or the minimum instrument altitude,* whichever is the higher.

(d) If holding clearance has been received, but no expected approach time has been received, the pilot shall comply with the clearance until the time air traffic control has specified that further clearance may be expected. He shall then continue, maintaining the last assigned altitude or the minimum instrument altitude,* whichever is the higher.

(iii) *Approach.* Descent from the altitude maintained to the radio facility serving the destination airport shall be made on the final approach course and shall start at the expected approach time last received. If no expected approach time was received, descent shall be started at the last estimated arrival time specified by the pilot, or as soon as possible thereafter. A full standard instrument approach should be executed unless a VFR approach can be made.

(iv) *Alternate airport.* If approval of the aircraft operator is obtained, a center

*The minimum instrument altitude referred to is the minimum established for that portion of the route over which the operation is conducted, regardless of the direction of flight.

may request a clearance to be broadcast to the pilot to proceed, at the minimum instrument altitude, to the alternate airport specified in the flight plan.

[Supp. 1, 14 F. R. 3335]

§ 26.26-38 *Unreported aircraft* (CAA rules which apply to § 26.26)—(a) *Unreported aircraft.* To minimize any possibility of collision with unreported aircraft, the center or tower shall restrict other traffic which may conflict until 30 minutes after whichever of the following is applicable: The time at which approach clearance was delivered to the pilot; the expected approach time last delivered to the pilot; the arrival time over the radio facility serving the destination airport; or the current ATC or pilot estimate (whichever is the later) of initial arrival over such radio facility.

(b) *Resumption of normal traffic.* If the aircraft is still unreported after the above period, pertinent information concerning the aircraft shall be forwarded to operators and pilots of the aircraft concerned and normal control resumed if they so desire. It is the responsibility of such operators and pilots to determine whether they will resume normal operations or take other action.

[Supp. 1, 14 F. R. 3335]

Airport traffic control procedures.

§ 26.26-61 *General* (CAA rules which apply to § 26.26). (a) *Responsibility of airport traffic control towers:*

(1) An airport traffic control tower is responsible for the issuance of clearances and information to pilots of aircraft for the purpose of preventing collision between:

(i) Aircraft operating on the ground at the landing area.

(ii) Aircraft and vehicles operating on the landing area.

(iii) Aircraft in the traffic pattern, and landing and taking off at the landing area.

(iv) Aircraft operating under instrument flight rules after control of such aircraft has been delegated to the tower by the appropriate air route traffic control center.

(2) An airport traffic control tower is also responsible for the issuance and relay of information and clearances which will prevent unnecessary delays to aircraft using a landing area, and which will permit the proper use of the landing area by aircraft.

(b) *Responsibility of pilots.* (1) When flying in VFR weather conditions it is considered the direct responsibility of the pilot to avoid collision with other aircraft. Under such conditions, the information and clearances issued by the control tower are intended to aid pilots to the fullest extent in avoiding collisions.

(2) When flying in IFR weather conditions it is obviously impossible for the pilot to assume the responsibility of avoiding collision with other aircraft except as directed by the ground control agency. Therefore, it is of the utmost importance that all clearances issued by a control tower to pilots of aircraft under its jurisdiction be adequate, concise, and definite, inasmuch as the pilot has no

other means of ascertaining the proximity of other aircraft.

[Supp. 1, 14 F. R. 3335]

§ 26.26-62 *Control of traffic on and in vicinity of landing area* (CAA rules which apply to § 26.26)—(a) *General.* Airport traffic controllers shall maintain a continuous watch on all visible flight operations in the control zone, including aircraft, vehicles, and personnel on the landing area, and shall control such traffic in accordance with the procedures set forth herein and all applicable air traffic rules. If there are other landing areas within the zone, traffic at all landing areas within the zone shall be coordinated so as to eliminate any hazardous conflicts of traffic patterns.

(b) *Critical positions of aircraft in the traffic and taxi patterns.* The following positions of aircraft in the traffic and taxi patterns (illustrated in fig. 1) are the positions where the aircraft normally receives airport traffic control clearances. The aircraft should be watched closely as they approach these positions so that proper clearances may be issued without delay. Where practicable all such clearances should be issued without waiting for the pilot to initiate the call.

(1) Pilot initiates call to taxi for departing flight. Runway-in-use information and taxi information given.

(2) If there is conflicting traffic the departing aircraft will be held at this point. The pilot will normally run up motors here.

(3) Take-off clearance is issued here, if not practicable at position 2.

(4) Clearance to land or landing sequence number is issued here.

(5) Clearance to taxi to hangar line or parking area is issued here.

(6) Parking directions issued here if necessary.

(c) *Determining proper runways to use for landings and take-offs.* (1) When surface wind velocity is 6 miles per hour or more, aircraft shall ordinarily be authorized to use the runway most nearly aligned into the wind and the tetrahedron shall, if controllable, be set so as to indicate such runway. (See fig. 2 (b).)

(2) The tetrahedron, if controllable, will release automatically and swing into

the wind when the velocity reaches a predetermined value. Ordinarily this will be between 10 and 15 miles per hour.

(3) When the surface wind velocity is less than 6 miles per hour, aircraft shall be authorized to use the runway which has been designated as the "calm wind" runway. This shall normally be the runway having the most advantages such as greater length, shorter taxiing distance, better approach, etc. The tetrahedron shall, if controllable, be set so as to indicate such runway under these conditions. (See fig. 2 (a).)

(4) If the runway in use is not considered suitable for the operation involved, the controller may offer a choice of runway or the pilot may request clearance to use another runway.

(d) *Control of taxiing aircraft.* (1) The importance of issuing definite, concise directions to pilots of taxiing aircraft cannot be overemphasized. The visibility problem in an airplane is most acute when taxiing. Very few aircraft afford any forward vision for several yards directly in front of the airplane, and the pilot must depend to a large degree upon the control tower to issue necessary information which will assist him in determining the proper taxi route and preventing collision with other aircraft or objects.

(2) It is particularly hard for the pilot to determine the best taxi route on a strange airport. Clearances and information to pilots concerning taxi routes should be simple and direct such as "Turn left at first intersection, taxi straight ahead to the end of the runway, then turn right," etc. The pilot should also be warned of parked aircraft or other objects along or near his taxiing route.

(3) Aircraft should not be permitted to taxi on the runway if at all possible to provide other taxiing routes. The guiding principle in handling taxiing traffic is "keep the runway-in-use ready for use as much as possible."

(i) Aircraft shall not be permitted to hold on the end of the runway-in-use whenever another aircraft is effecting a landing except at those airports where there are no intersecting taxiways. At such airports the aircraft shall be held clear of the edge of the runway and at

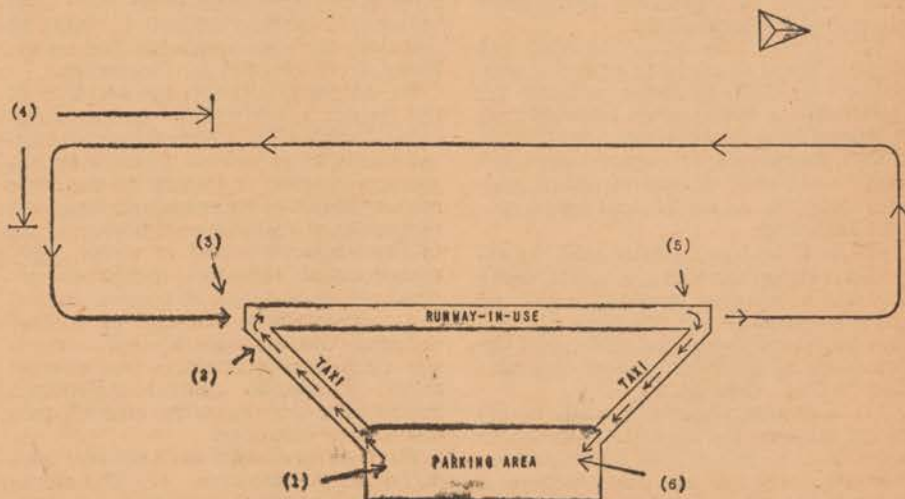


FIGURE 1—Critical positions of aircraft from an airport traffic control viewpoint.

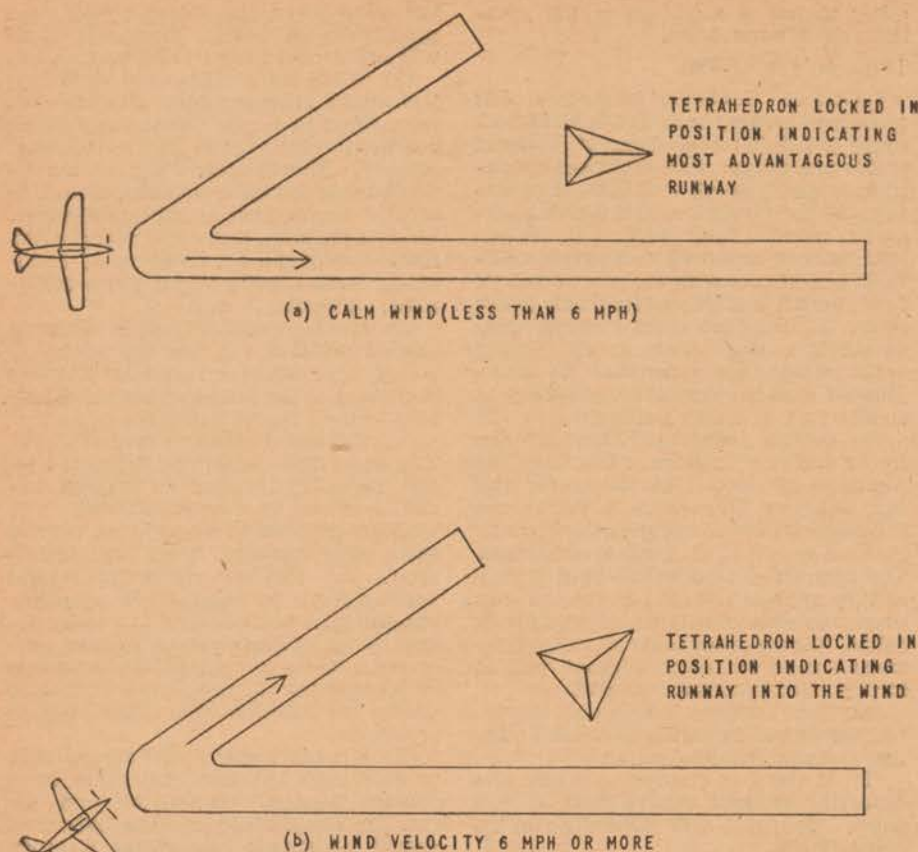


FIGURE 2—Method of determining runway to use.

an angle of 90 degrees from the landing direction until cleared to take-off position. (See fig. 3.)

(4) The direction of taxiing aircraft and avoidance of collision within loading and parking areas is considered the primary responsibility of the aircraft operator and/or airport management, as well as the pilot.

(e) *Control of traffic in the traffic pattern.* (1) Aircraft in the traffic pattern shall be controlled to provide the separation minimums outlined below except that:

(i) Formation flights of aircraft are exempted from the separation minimums with respect to separation from other aircraft of the same flight.

(ii) Aircraft operating in different areas or lanes on airports equipped with runway or mat facilities suitable for simultaneous landings or take-offs are exempted from the separation minimums.

(iii) Separation minimums shall not apply to aircraft operating under military necessity as determined by competent authority.

(2) Sufficient separation shall be effected between arriving aircraft to insure that the succeeding landing aircraft on the same runway will not cross the airport boundary in its final glide until the preceding aircraft has cleared the runway-in-use. (See fig. 4.)

(3) Sufficient separation shall be effected between the departing aircraft to insure that an aircraft will not commence take-off until the preceding departing aircraft has crossed the end of the runway-in-use.

(4) Sufficient separation shall be effected between arriving and departing aircraft to insure:

(i) That a landing aircraft will not cross the airport boundary in its final glide until the preceding departing aircraft has crossed the far end of the runway-in-use.

(ii) That an aircraft taking off will not commence take-off until the preceding landing aircraft has cleared the runway-in-use.

(5) Sufficient separation should be effected between aircraft in flight in the traffic pattern to allow the spacing of arriving and departing aircraft as outlined in the foregoing. In no event shall separation between aircraft in flight be less than the minimums specified by Air Force, Navy, or Civil Air Regulations.

(i) At many airports the location of the control tower will not permit accurate determination of separation between the paths of successive aircraft in the pattern, landing, or taxiing on the same runway or taxiway, particularly when the movement of these aircraft is at an angle to the controller's line of vision. Extreme caution, therefore, should be exercised in the issuance of specific control instructions which are used to prevent collision. For example, when a succeeding aircraft is overtaking the aircraft ahead a specific control instruction might turn the preceding aircraft into the path of the other.

(f) *Control of other than aircraft traffic on the landing area.* (1) The movement of personnel or vehicles on the landing area proper shall not be per-

mitted unless permission has been granted for such movement by the airport traffic controller on duty in the control tower. Personnel, including drivers of all vehicles, shall be required to stop and wait for radio clearance or light signal from the control tower before crossing any runway or taxi strip unless on a portion of the landing area marked off by lights, flags, or other conventional warning signals. In radio conversations to pilots, the airport traffic controller shall identify personnel or vehicles on the landing area as distinctly as possible.

(2) The maintenance of any landing area requires considerable use of vehicular traffic, such as snow plows, tractors, mowers, maintenance trucks, official cars for inspections and miscellaneous other equipment in addition to the working parties and other personnel required for maintenance. Considerable care and judgment must be exercised in the dispatch of personnel or vehicles on any portion of the landing area since a collision with a fast-moving aircraft would be disastrous. At certain points during the take-off and landing of aircraft, a change of direction to avoid an obstacle will almost certainly result in ground-looping or overturning the aircraft with probable serious results. Another difficulty connected with the dispatch of personnel and vehicular traffic on the landing area is that the operators of the equipment and the personnel on foot are not always aware of the difficulties and limitations of handling heavily loaded aircraft and may be inclined to fail to surrender sufficient right-of-way for safe operation.

(3) In a few cases commanding officers or airport managers require all vehicular traffic to be equipped with radio receivers so that they may receive control tower signals, but in the majority of instances all pedestrian and vehicular traffic are controlled by light signals.

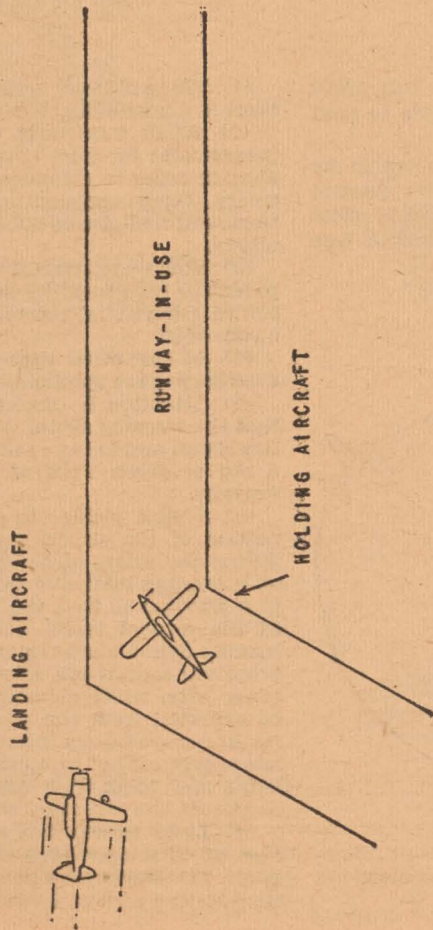
(4) Where continuous vehicular movement is involved over limited portions of the landing area, such as mowing the grass, the mowing is usually accomplished in a portion of the field not being used for landing operations with the particular wind condition at that time. The mowing equipment is marked with appropriate flags or lights, and the mower may not cross the taxi strips or runways without receiving the proper light signal.

(5) When construction work is in progress, the normal procedure is to close the entire construction area to aircraft operations and permit pedestrian and vehicular traffic to move at will within the marked-off area. Construction areas are usually marked off with appropriate flags in the daytime and appropriate lights at night.

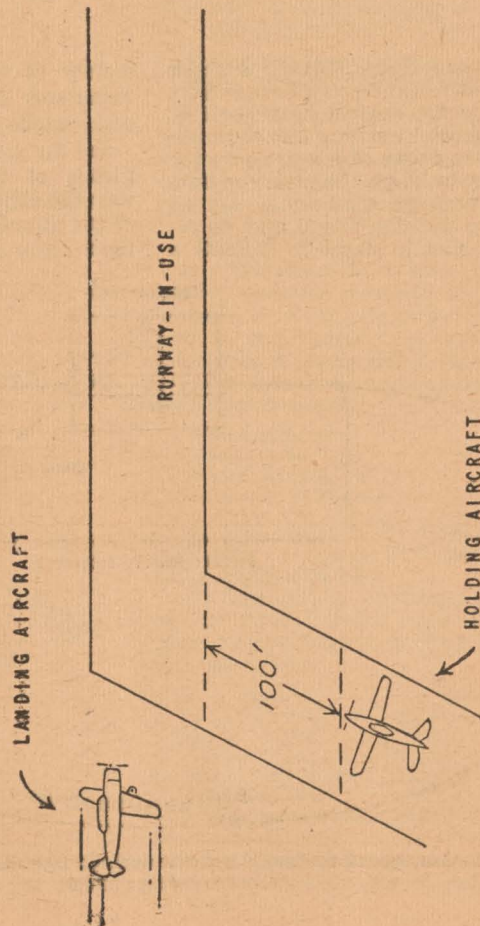
(g) *Authorizing use of landing area by pilots of arriving aircraft.* (1) If a pilot enters a control zone without proper authorization, he shall be permitted to land if his actions indicate he so desires. If circumstances warrant, an airport traffic controller may ask pilots of aircraft with whom he is in contact to give way so as to remove as soon as possible the hazard introduced by such unauthorized operation. In no

case shall permission to land be withheld indefinitely.

(1) In cases of emergency, such as loss of radio communication, a pilot may be required, in the interests of safety, to enter a control zone and effect a landing without proper authorization. Airport traffic controllers should recognize the possibilities of emergency action and render all assistance possible. The entire concept of air traffic control is service to the flying public. While it is true that in some isolated instances a pilot might deliberately disregard regulations



(a) INCORRECT METHOD



(b) CORRECT METHOD

FIGURE 3—Method of holding aircraft.

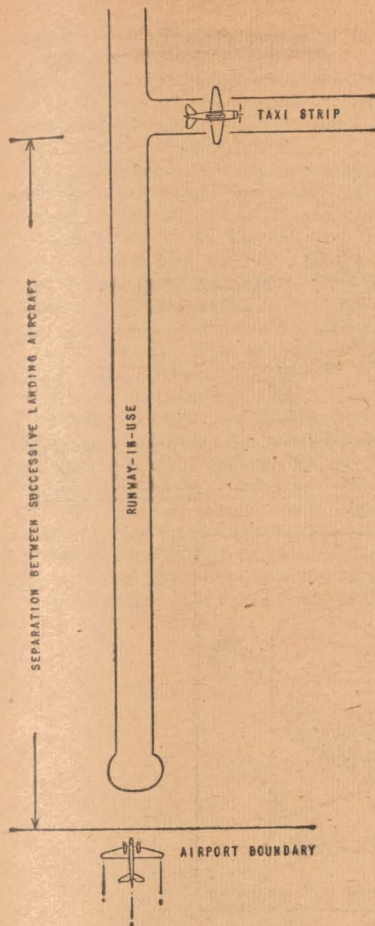


FIGURE 4—Separation between successive landing aircraft.

and enter a control zone in an unauthorized manner while not under stress of an emergency, the airport traffic controller should assist the pilot and take steps toward possible disciplinary action after the pilot has landed. Under no circumstances should discussions which have no relation to traffic control be carried on over the radio.

[Supp. 1, 14 F. R. 3836]

§ 26.26-63 Visual signal procedures (CAA rules which apply to § 26.26) —(a) Portable traffic light. The portable traffic control light is a directive light which emits an intense, narrow beam of light. The color of the light (white, green, or red) is controlled by the operator through a system of levers and triggers in the two handles. Signals are readily discernible to the pilot of any aircraft visible to the operator.

(b) Advantages and disadvantages of the portable traffic signal light. (1) The controller should be thoroughly familiar with the limitations of the traffic control light, and evaluate its capabilities in connection with its use.

(2) The portable traffic light has the following advantages:

(1) No radio equipment is required in the aircraft and therefore all aircraft can be controlled whether or not they possess radio.

(2) The traffic light provides an emergency method of control in the event of radio failure—either in the tower or the aircraft.

(3) The disadvantages are:

(1) The pilot may not be looking at the control tower at the time a signal is directed toward him.

(2) The information transmitted by a light signal is limited. One may only transmit an approval or disapproval of the pilot's anticipated actions to him. No explanatory or supplementary information can be transmitted.

(c) Operation of portable traffic light. (1) The portable traffic light shall be used to control the movement of personnel and vehicles on the landing area and the landings and take-offs of any aircraft not equipped with radio unless such movements or landings and take-offs have been prearranged with the traffic controller.

(2) Signals from a portable traffic control light shall mean the following:

Color and type of signal	On the ground	In flight
Steady green.....	Clear for take-off.....	Cleared to land.
Flashing green.....	Cleared to taxi.....	Return for landing (to be followed by steady green at proper time).
Steady red.....	Stop.....	Give way to other aircraft and continue circling.
Flashing red.....	Taxi clear of landing area (runway) in use.	Airport unsafe—do not land.
Flashing white.....	Return to starting point on airport.....	
Alternating red and green.....	General warning signal—Exercise extreme caution.	

(See figs. 5 and 6.)

VISUAL SIGNALS

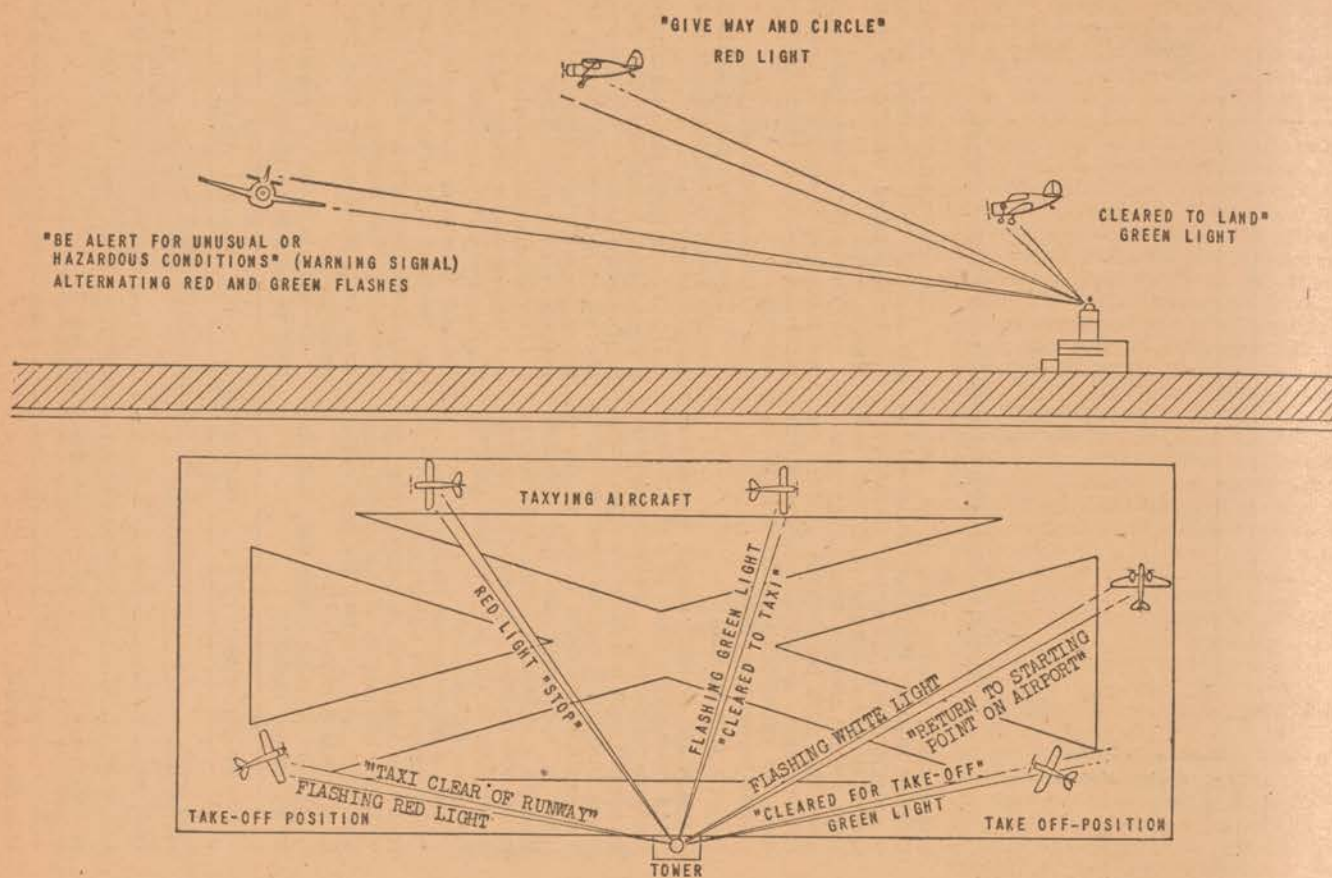


FIGURE 5.

(1) *General warning signal.* A series of alternating red and green flashes from a directed traffic control light shall be used as a general warning signal to advise a pilot or driver of a vehicle on the landing area to be on the alert for hazardous or unusual conditions. As an example, the warning signal may be directed to a pilot in flight to indicate a

change of runway since this can prove hazardous if the pilot attempts to land cross-traffic or cross-wind.

(a) In controlling airport traffic by means of visual signals, the general warning signal shall be directed to pilots of the aircraft concerned as follows (see fig. 6):

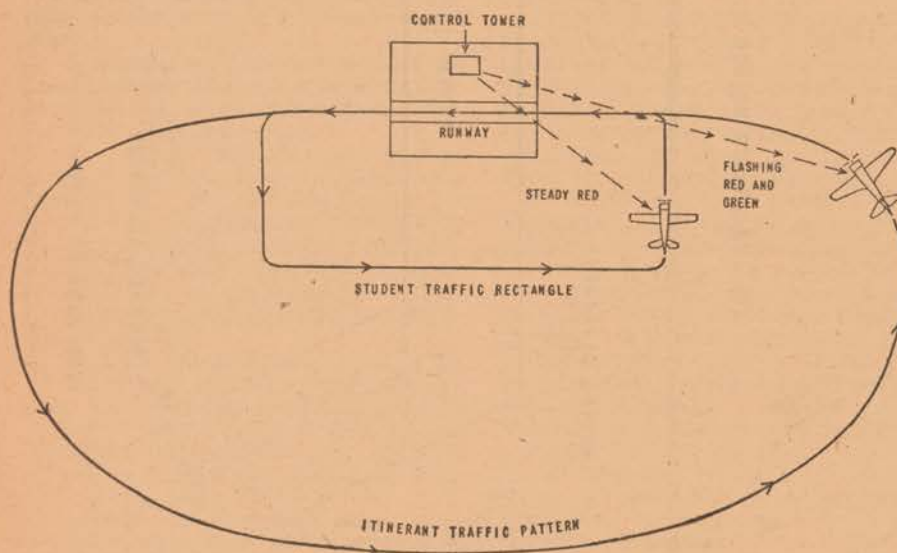


FIGURE 6—Example of the use of general warning light when two airplanes are on converging courses.

(1) When aircraft are converging and there is a possibility of collision.

(2) When hazardous conditions are present and the pilot must be unusually alert in order to complete the operation safely. Such conditions include obstructions, soft field, ice on runway, and many others.

(3) When mechanical trouble is apparent to the controller and he has reason to believe that the pilot may not be aware of it.

(4) At any other time when believed necessary in the opinion of the controller.

(b) Attention is directed to the fact that the warning signal is not a prohibitive signal and may be followed by either a red or green light as circumstances warrant.

(c) A pilot wishing to attract the attention of the airport traffic controller during the hours of darkness may turn on a landing light and taxi the aircraft in a position so that the light is visible to the airport traffic controller. The landing light should remain on until appropriate signals are received from the tower, after which acknowledgment may be expected from the pilot as provided for in non-radio-equipped aircraft. Pilots of aircraft not equipped with landing lights may blink their navigation lights to attract the attention of the tower.

(d) *Light signals to indicate restriction of VFR operations in the control zone.* (1) During the hours of daylight, the rotating airport beacon shall be op-

erated to mean that the ground visibility in the control zone is less than 3 miles and/or the ceiling is less than 1,000 feet and that a traffic clearance is required for landings, take-offs, and flight in the traffic pattern. (See fig. 7.)

(2) Between sunset and sunrise, flashing lights outlining the traffic direction indicator shall be operated to mean that ground visibility in the control zone is less than 3 miles and/or the ceiling is less than 1,000 feet and that a traffic clearance is required for landings, take-offs, and flight in the traffic pattern.

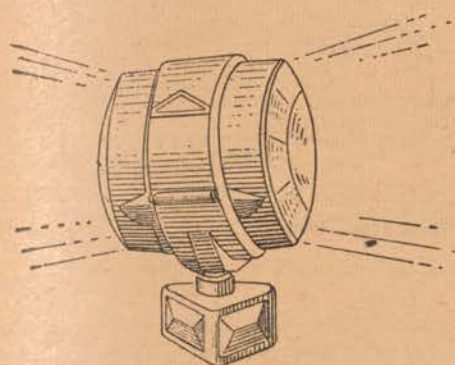
(e) *Light signals to indicate clockwise (to the right) flow of traffic.* (1) A flashing amber light shall be operated to mean that a clockwise flow of traffic around the airport is required unless otherwise authorized by the control tower. (See fig. 7.)

(f) *Use of flag signals.* (1) Flag signals are used by the military and naval services for special signals which usually apply only to the local activities at a particular landing area. Since these signals

are not standard and usually have a special meaning at a particular location, it is not expected that an itinerant pilot will know their meaning or be guided by them. Accordingly, flash signals may be used for special local activities (such as primary or secondary training flights) as directed by the local commanding officer, but should not be used to govern flight of other than local aircraft unless it is known that the itinerant pilot is familiar with the flag signals and their meaning.

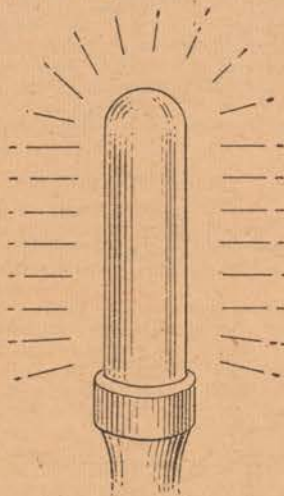
(g) *Special light signals.* (1) Some military and naval establishments have special light signals, such as "course lights," which indicate landing direction, runway-in-use, traffic pattern to use, and other similar information for local activities. These lights are to be used as directed by competent authority, but as in the case of flag signals are to be confined to direction of pilots known to be familiar with the meaning of the special light signals.

[Supp. 1, 14 F. R. 3338]



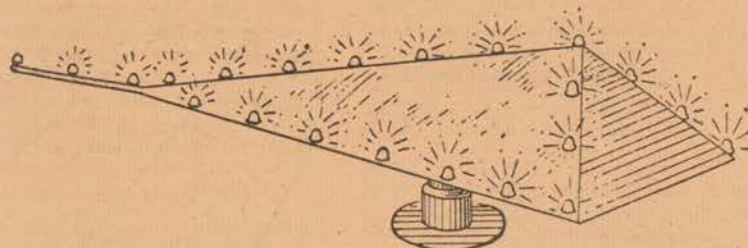
ROTATING BEACON (day only)

Ceiling less than 1000 feet and/or ground visibility less than 3 miles. Traffic clearance required for landings, take-offs, or flight in traffic pattern in a control zone.



FLASHING AMBER LIGHT

CLOCK-WISE FLOW OF TRAFFIC



FLASHING LIGHTS OUTLINING TRAFFIC DIRECTION INDICATOR (night only)

Ceiling less than 1000 feet and/or ground visibility less than 3 miles. Traffic clearance required for landings, take-offs, or flight in traffic pattern in a control zone.

FIGURE 7—Light signals used in airport traffic control.

§ 26.26-64 *Radiotelephone procedure and technique (CAA rules which apply to § 26.26)*—(a) *General.* The operation of the radiotelephone facilities of an airport traffic control tower shall be accomplished in accordance with procedures outlined herein.

(b) *Calls and replies.* (1) Airport traffic control towers shall be identified during radiotelephone communications by the name of the airport followed by the word, "Tower."

Examples: "Washington tower," "Meacham tower," "Bolling tower."

(2) It is expected that aircraft pilots will call, for example, "Washington tower" when they wish to establish communications with the Washington Airport Traffic Control tower and, for example, "Washington radio" when they wish to establish communications with the Washington airway communications station.

(3) Aircraft shall be identified during radiotelephone communications in the following manner:

(i) *Military aircraft*—by the name of the service followed by the last four digits of the service serial number, as

"Air Force seven eight two nine."

"Navy four three six one."

"National Guard two one six one."

(ii) *Civilian aircraft*—by the aircraft type,* if known, followed by the last four digits of the certificate number, as

"Waco A. R. C. D," or where necessary,

"Stinson three seven two Y."

(iii) *Aircraft of foreign registry*—by the aircraft type,* if known, followed by the last four digits or letter of the license or certificate number or registry, as

"Waco two one six eight."

"Waco, able roger charlie dog."

(iv) After radio contact has been established, the last half of the aircraft radio identification may be reduced to not less than two digits or letters, provided there is no possibility of error, as

"Waco six eight."

(v) The abbreviated name of the air-carrier operator and trip number shall be utilized when calling air-carrier aircraft. Air-carrier trip numbers are spoken as a group figure (instead of as a serial figure) in accordance with the following examples:

"United fifteen."

"American six."

"Eastern twenty-two."

"TWA four thirty-six."

(4) The name of the pilot should not ordinarily be utilized in routine two-way radio communication.

(5) The call-up procedure to be utilized in airport traffic control radiotelephone communications shall consist of the following:

Item	Example
1. Designation of the station called.	"Waco one eight one four."
2. "This is" -----	"This is."
3. Designation of the calling station.	"Cleveland tower."
4. Invitation to reply.	"Over."

* Until the aircraft type is determined the whole certificate number or registry should be used.

(6) The reply to an initial call-up shall consist of:

Item	Example
1. Designation of the station called.	"Cleveland tower."
2. "This is" -----	"This is."
3. Designation of the answering station.	"Waco one eight one four."
4. Invitation to reply.	"Over."

(7) Communication shall be initiated by call-up and reply when:

(i) Communication has not been established.

(ii) Previous contact has been terminated.

(c) *Exchange of communications.*
(1) After contact has been established in accordance with the above, the airport traffic control tower should make a second call-up followed immediately by the message in accordance with the following:

Item	Example
1. Designation of the station called.	"WACO one four."
2. Body of the communication.	(Message).
3. Invitation to reply.	"Over."

When no chance of mistaking identity of the tower is likely, the "This is" and name of the tower shall be omitted after original contact has been made.

(2) If it is reasonably certain that the aircraft will receive the initial call-up the tower may follow the first call-up with the message without waiting for the reply from the aircraft.

(3) After communication has been definitely established, it may be continued without further call-up or identification other than preceding the message with the identification of the aircraft until termination of the contact.

(d) *Termination of communication—*
(1) *Acknowledgement of receipt.* A receiving station (either tower or aircraft) shall acknowledge receipt of a radiotelephone message by transmitting the aircraft identification followed by the word "roger," or other applicable procedure word. Example:

"Stinson two three one five, roger."
"Air Force six seven two four, roger."

The examples given above could be transmitted by either the tower or the aircraft since the object is to identify the aircraft concerned and to acknowledge the message received. It is usually unnecessary to identify the tower concerned as no mistake in tower identity is likely, but the aircraft concerned should be identified in every instance to prevent any possible mistake in aircraft identity.

[Supp. 1, 14 F. R. 3339]

§ 26.26-65 *Standard traffic clearances and phraseologies* (CAA rules which apply to § 26.26)—(a) *Traffic clearances—*(1) *General.* An airport traffic controller shall issue such traffic clearances and other information as are necessary for the prevention of collisions between aircraft under his jurisdiction. (See Fig. 8.)

(2) A clearance issued by an airport traffic control tower is similar to a clearance issued by an air route traffic control center in that it is authority for a pilot to proceed only insofar as known air traffic conditions are concerned and

does not constitute authority for a pilot to violate any provision of Air Force, Navy, or Civil Air Regulations. The relay of advice to pilots from the airport management is permitted. When such relay of advice is undertaken by controllers, the pilot shall be informed that the information is from the airport management. However, denial of clearance for take-off shall be based only on considerations of safety. No violations of § 60.19 of this chapter shall be reported unless a take-off is made contrary to a controller's clearance based solely on safety.

(i) Clearances issued by airport traffic controllers are permissive in nature and predicated upon known traffic conditions which affect safety in aircraft operation. Such traffic conditions will include not only aircraft in the air within the control zone and on the landing area over which control is being exercised, but also any vehicular traffic or other obstructions not permanently installed on the landing area in use.

(ii) When it is stated that air traffic control clearances are permissive in nature, it is intended to convey the thought that such clearances are authority for a pilot to operate his aircraft in accordance with a predetermined plan. If the plan, as approved by the airport traffic controller, is not suitable to the pilot, he may request, and, if practicable, obtain approval of an alternate plan.

(iii) The clearances issued by airport traffic controllers relate to traffic and field conditions only, with the exception of relaying advice or information from the commanding officer or the airport manager with regard to use of the landing area. For example, a pilot may request and receive a traffic clearance while piloting an aircraft not properly equipped for the type of flight concerned. The mere fact that the pilot received a traffic clearance for the flight involved does not relieve the pilot of any responsibility whatsoever in connection with a possible violation of Air Force, Navy, or Civil Air Regulations.

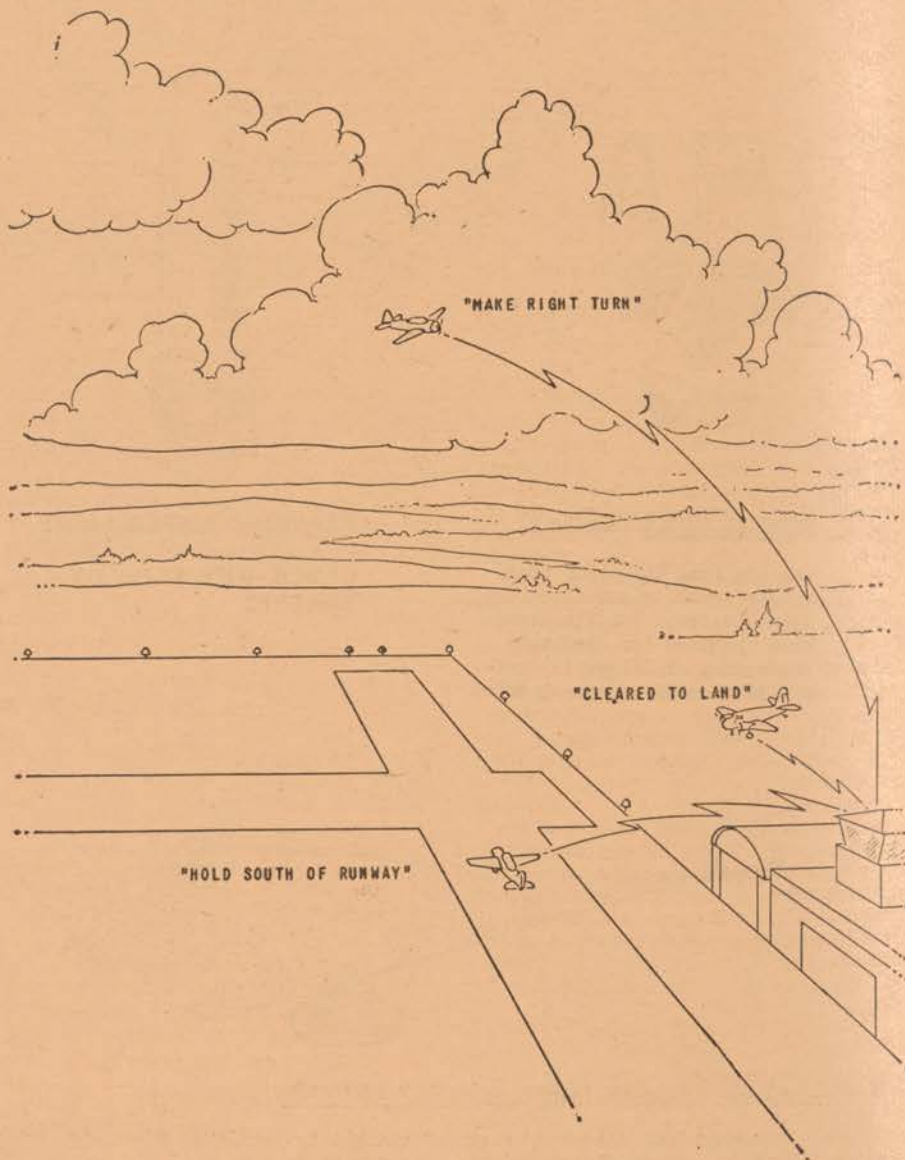


FIGURE 8—Airport traffic control tower issues traffic clearances and advice to prevent collisions and expedite air traffic.

(b) *Standard phraseologies for traffic clearances.* (1) In order to reduce the transmission time for each tower message, and to decrease misunderstandings, phraseologies have been standardized for use in airport traffic control. However, unusual situations will occur and the controller will have to exercise his best judgment in the use of additional phraseologies. In such cases he should use supplementary rather than substitute phrases.

(i) The standard phraseologies and clearances are listed in accordance with the purpose phrased by them, such as "clearance to enter traffic pattern," "clearance to land," "clearance to taxi," and other similar authorizations.¹⁰

(2) *Clearance to enter traffic pattern.* (i) Clearance governing flight from a visual reporting point, holding point or fix, or other outlying point to the traffic pattern at the landing area shall be in the following form:

1. "(Flight identification)."
 2. "This is (name of tower) tower."
 3. "(Reporting point)."
 4. "(Time—minutes only)."
 5. "At (altitude in thousands and hundreds of feet)."
 6. "Cleared to enter traffic pattern."
 7. "At (specified altitude, if necessary)."
 8. "Runway (number of runways in use)."
 9. "Wind (direction and velocity)."
 10. (Any special information).
- Example: "Air force seven eight three four. This is Nashville tower, Lebanon, four six, at two thousand, cleared to enter traffic pattern, runway two seven, wind west eight."

When parallel runways are available, the runway in use shall be designated in the following manner:

Example: "Runway two three, left"; "Runway one eight, center."

(ii) The clearance to enter traffic pattern is issued to a pilot whenever it is desired that the aircraft approach the landing area in accordance with current traffic patterns. If clearance to enter traffic pattern is not appropriate for the existing traffic conditions, alternate clearance such as "cleared to land," or "cleared to (specified holding point)," may be issued at the discretion of the controller.

(iii) The clearance to enter traffic pattern should not be confused with the clearance to land since the former is issued when the aircraft is some distance from the field and traffic conditions will not permit the issuance of a landing clearance.

(iv) When it is desired to clear an aircraft to enter a traffic pattern which is not a conventional left-turn pattern, or where more than one pattern exists, the phraseology may be modified to include the designation of the pattern desired. An example for clearance into a right-turn pattern:

"Cleared to enter right traffic pattern."

(3) *Clearance to land.* A clearance to land shall be in the following form:

1. "(Flight identification)."
2. "This is (name of tower) tower."¹¹

¹⁰ Words in quotations shall be read as written, accompanied by values required by words in parentheses.

¹¹ May usually be omitted whenever the aircraft is under direct observation of the airport traffic controller.

3. "(Position)."
 4. "At" (altitude)."
 5. "Cleared to land."
 6. "Runway (number of runway in use)."
 7. "Wind (direction and velocity)."
 8. (Any special information).
- Example: "Navy seven eight four three cleared to land."

Another example would be when a pilot reports in the control zone as follows:

"Tulsa tower. This is Stinson one two three four, two miles south at eight hundred."

The tower would respond:

"Stinson one two three four. This is Tulsa tower, two miles south at eight hundred. Cleared to land, runway three, wind calm,"

since no previous information concerning traffic direction and runway had been transmitted to this pilot.

(4) *Clearance to taxi.* Clearance to taxi shall be in the following form:

(i) In-bound aircraft:

1. "(Flight identification)."
 2. "This is (name of tower) tower."¹²
 3. "Cleared to (gate, loading ramp, hangar, parking space, etc.)."
 4. (Any special information relative to the use of taxi strips, intersecting runways, obstructions, maintenance operations, or other field activity or condition).
- Example: "United seven cleared to gate five."

(ii) Out-bound aircraft:

1. "(Flight identification)."
 2. "This is (name of tower) tower."¹²
 3. "Cleared to runway (number of runway to be used)."
 4. "Wind (direction and velocity)."
 5. (Any special information relative to use of taxi strips, intersecting runways, obstructions, maintenance operations, or other field activity or field condition. Include under this item altimeter setting and time check unless an aircraft operator has indicated in writing to the chief airport traffic controller that this service is not desired.)
- Example: "Air force one five two seven cleared to runway three two. Wind north-west one five, altimeter three zero zero four. Time zero nine five six."

(iii) *Clearance to taxi from one point to another on landing area:*

1. "(Flight identification)."
 2. "This is (name of tower) tower."¹²
 3. "Cleared to (gate, loading ramp, hangar, parking space, etc.)."
 4. (Any special information)."
- Example: "United thirty-four cleared to hangar four."

(5) *Clearance for take-off.*

(i) Clearance for take-off shall be in the following form:

1. "(Flight identification)."
 2. "This is (name of tower) tower."¹²
 3. (Any special information)."
 4. "Cleared for take-off."
- Example: "Air Force six seven three four, cleared for take-off."

(ii) When an ATC clearance is required prior to take-off, the take-off clearance described above shall not be issued until such ATC clearance has been transmitted to and acknowledged by the pilot concerned.

(iii) The take-off clearance, as the name implies, is issued after the pilot

¹² May be omitted if the aircraft is in a well-defined traffic pattern.

¹³ May be omitted if previously given and no revision is necessary.

has taxied to the end of the runway in use, tested his engines, and is ready for take-off. The pilot has previously received information on the runway in use, wind direction and velocity, the altimeter setting, time check, and the appropriate air route traffic control clearance. He is now interested in obtaining authorization to commence his take-off, and he needs information on such local traffic as may affect his flight or which he may approach while in flight within the control zone.

(a) Immediately after take-off, many pilots want their time off the ground. When this is requested, it may be given separately in the following form, or combined with a clearance to leave tower frequency:

1. "(Flight identification)."
 2. "Off at (time—minutes only)."
- Example: "American six off at three one."

(6) *Clearance to change frequency.*

Normally the pilot of a departing aircraft will guard the control tower frequency until outside the control zone, at which time he may leave the tower frequency without further contact. If, however, a pilot requests approval to leave the tower frequency before he is out of the zone, or if an airport traffic controller desires to authorize a pilot to leave the tower frequency before he is out of the zone, a clearance to leave the tower frequency shall be transmitted in the following form:

1. "(Flight identification)."
 2. "This is (name of tower) tower."¹³
 3. "(Any supplemental information)."
 4. "Cleared to leave tower frequency."
- Example: "Eastern five, this is Washington tower, American seven reported over Mount Vernon four six at two thousand, cleared to leave tower frequency."

(7) *Special clearances.* (1) Clearance to engage in other than routine operations in the control zone shall be in the following form:

1. "(Flight identification)."
2. "This is (name of tower) tower."¹³
- 3a. "Cleared to make right turn."
- 3b. "Cleared to practice low approach to airport."
- 3c. "Cleared to Columbus Navy GCA," etc.

Special clearances are provided so that unusual situations, as well as routine range practice, etc., may be properly handled.

(a) Phraseologies for certain frequently used special clearances are as follows:

(1) Clearance for right turn after take-off shall be at the discretion of the controller. In the event it is not possible to approve the right turn when issuing clearance for take-off, and the pilot has requested such right turn, the following phraseology will be used:

"Will advise later, cleared for take-off."

(2) In the event right turn can be approved at the time of issuance of clearance for take-off, the following phraseology will be used:

"Right turn approved. Cleared for take-off."

(3) Whenever it is desired that a pilot make a straight-in approach, although

he cannot yet be cleared to land, the following phraseology will be used:

"Cleared to make straight-in approach."

(4) In the event aircraft are landing and taking off at an airport without coming to a stop during their landing roll, such operations shall be described as "touch and go" landings. Pilots shall be required to request approval of same by at least the time they are turning on their final approach leg. Approval for such operation shall be issued by use of the following phraseology:

"Cleared to make touch and go landing."

(5) In the event it is not possible to approve such an operation due to other air traffic, the following phraseology shall be used:

"Make full stop landing."

(6) If an aircraft cannot be cleared onto the runway in use or whenever otherwise desired that the aircraft not move, the following phraseology shall be used:

"Hold your position."

(7) If an aircraft can be cleared onto the runway in use but not cleared for take-off, the following phraseology will be used:

"Cleared into position and hold."

(8) When it is desired that a taxiing aircraft hold at a specific position, the following phraseology will be used:

"Hold clear of (position)"; or
"Hold on taxi strip."

(9) Whenever pilots have indicated that they are not ready for take-off, although they have taxied onto the landing area, possibly due to their engine temperature being too low, etc., the following phraseology will be used:

"Advise when ready for take-off."

(10) Whenever it is desired that a pilot shorten the downwind leg, the following phraseology will be used:

"Make short approach."

(11) Whenever it is desired that the pilot lengthen the downwind leg, the following phraseology will be used:

"Make long approach."

(12) In the event it is desired to indicate to pilots in the traffic pattern which aircraft they are to follow in the landing sequence, the following phraseology will be used:

"Number (number) to land, follow (type of aircraft) (location of aircraft to follow)."

(13) In the event an aircraft is on final approach and there is still sufficient time to clear a departing aircraft for take-off, the following phraseology will be used:

"Cleared for immediate take-off."

(14) In the event an aircraft is on final approach and there is still sufficient time to clear a departing aircraft which

¹¹ When describing location, description such as "to your right," "above you," "one mile ahead of you," etc., is much more satisfactory than "north of you," "one mile east of you," etc.

is in take-off position, but some doubt exists as to whether or not the departing aircraft will take off immediately, the following phraseology will be used:

"Take off immediately or clear the runway."

(15) In the event it is believed desirable to advise landing pilots of other aircraft in close proximity to the runway in use, the following phraseology will be used:

"Aircraft to (right or left)," or on "both sides of runway (number)."

(16) In the event an aircraft has encountered landing gear difficulty and has proceeded to close proximity to the control tower for control tower personnel to observe the landing gear, the following phraseology will be used:

(i) If the gear appears to be in a normal position to the control tower personnel:

"Landing gear appears to be down and in place."

(ii) If it does not appear to be normal a description of the appearance should be given, such as:

"Right wheel is retracted"; or "Left wheel does not appear to be in place."

(17) If an aircraft cannot be cleared to land and it is desired that it continue to circle the field, the following phraseology will be used:

"Circle the field."

(18) When it is desired to delay an aircraft to effect separation and a circle of the field would take more than the required time, the following phraseology will be used if circumstances permit:

"Make a short circle to your (right or left) from present position."

(19) When an aircraft is on final approach and it becomes necessary to cancel the landing clearance, the following phraseology will be issued:

"Pull up and go around."

(c) *Description of essential local traffic.* Essential local traffic shall be described so as to facilitate recognition by pilots, as follows:

(1) Military traffic: Military traffic shall be described by one of the following service classifications: "Bomber," "Transport," "Observation," "Primary trainer," "Basic trainer," or "Fighter." When describing "Transport" aircraft the name of the service shall be used preceding the word "Transport," as for example, "Navy transport." Jet propelled aircraft shall be so described.

(i) Military traffic may be described by military type designation to military and other pilots known to be familiar with such designations. The military type designation of military aircraft shall be spoken as a group figure (instead of a serial figure) in radiotelephone communications in accordance with the following examples:

"P forty."
"B seventeen."
"C fifty-four."
"PBY."
"SNJ."
"TBF."

(2) Air-carrier traffic:

(i) Air carrier traffic shall be described to air carrier pilots by use of the abbreviated name of the air-carrier operator, followed by the trip number. Examples:

"American fifteen."
"United six."

(ii) Air-carrier traffic shall be described to other than air-carrier pilots as described above, except that the name of the aircraft shall be used in lieu of the trip number. Examples:

"American DC-4."
"Mid-Continent DC-3."

(3) Civil nonscheduled traffic: Civil nonscheduled traffic shall be described by at least the name of the manufacturer. The model, type, or color of the aircraft also may be used to facilitate identification. Examples:

"Waco-cabin."
"Beechcraft."
"Green Stinson," etc.

(d) *Phonetic alphabet.* (1) When necessary to identify any letter of the alphabet the standard phonetic alphabet is to be used. This alphabet is listed below:

Letter:	Spoken as	Letter:	Spoken as
A	"Able."	N	"Nan."
B	"Baker."	O	"Oboe."
C	"Charlie."	P	"Peter."
D	"Dog."	Q	"Queen."
E	"Easy."	R	"Roger."
F	"Fox."	S	"Sugar."
G	"George."	T	"Tare."
H	"How."	U	"Uncle."
I	"Item."	V	"Victor."
J	"Jig."	W	"William."
K	"King."	X	"X-ray."
L	"Love."	Y	"Yokey."
M	"Mike."	Z	"Zebra."

(e) *Statement of figures in radiotelephone transmissions.* (1) *Statement of figures to indicate ceiling heights, flight levels, and upper air levels.* These figures, in numbers smaller than 12,000, shall be spoken in even hundreds and thousands of feet. These figures in the number 13,000 and larger numbers shall be spoken as for example, "one three thousand." Examples follow:

Number:	Statement
500	"Five hundred."
1,300	"One thousand three hundred."
4,500	"Four thousand five hundred."
10,000	"Ten thousand."
12,000	"Twelve thousand."
13,000	"One three thousand."

(2) *Statement of serial figures.* All figures, other than the types listed in § 26.26-64 (b) (3) (i), (ii), and subparagraphs (1) and (4) of this paragraph, shall be spoken individually. Examples:

Number:	Statement
18143	"One eight one four three."
26075	"Two six zero seven five."

The above includes aircraft identification numbers. A Waco, NC1746 would be identified as, for example, "Waco one seven four six."

(i) The figure "0" shall be spoken "zero" when it occurs alone or in a group of figures other than those described in § 26.26-64 (b) (3) (i), (ii) and in subparagraphs (1) and (4) of this paragraph.

(3) Time shall be stated in exactly four figures (except as noted in (i) of this subparagraph) utilizing the 24-hour clock basis. The hour shall be stated by the first two figures and the minutes by the last two figures. Examples:

Time:	Statement
0000 (Midnight)-----	"Zero zero zero zero."
0920 (9:20 a. m.)-----	"Zero nine two zero."
1200 (noon)-----	"One two zero zero."
1643 (4:43 p. m.)-----	"One six four three."

(i) Time may be stated in minutes only (two figures) in airport traffic control radiotelephone communications when no misunderstanding is likely to occur.

(ii) Time shall be stated to the nearest minute unless a time check is required, in which case the time should be stated to the nearest quarter minute. Example:

11:05.17. "One one zero five and one quarter."

(iii) The 25-hour clock day begins and ends at 0000 (midnight). The last minute of the last hour begins at 2359 and ends at 0000, which is the beginning of the first minute ending at 0001 of the first hour of the next day.

(4) Field elevations shall be stated in feet in accordance with the following examples:

10 feet. "Field elevation one zero."
75 feet. "Field elevation seven five."
583 feet. "Field elevation five eight three."
600 feet. "Field elevation six zero zero."
1,850 feet. "Field elevation one eight five zero."
2,500 feet. "Field elevation two five zero zero."

(f) *Procedures, words and phrases.*

(1) The following procedure words and phrases, which have been adopted in the Combined United States-British Radio Telephone Procedure, shall be used in airport traffic control radiotelephone communication when applicable:

Word or phrase	Meaning
"Roger"-----	"I have received all of your last transmission." (Under no circumstances to be used as an affirmative.)
"Acknowledge"-----	Used by originator. "Let me know that you have received and understand this message."
"How do you hear me?"	Self-explanatory.
"Speak slower"-----	Self-explanatory.
"Stand by"-----	If used by itself means "I must pause for a few seconds." If the pause is longer than a few seconds, or if "Stand by" is used to prevent another station transmitting, it must be followed by the ending, "out."
"Repeat"-----	Self-explanatory.
"I will repeat"-----	Self-explanatory.
"Verify"-----	"Check coding, check text (subject matter) with the originator and send correct version."
"Affirmative"-----	"Yes."

Word or phrase	Meaning
"Negative"-----	"No."
"Message for you"-----	"I wish to transmit a message to you."
"Send your message."-----	"I am ready for you to transmit."
"Read back"-----	"Repeat all of this message back to me exactly as received after I have given 'Over'."
"That is correct"-----	Self-explanatory.
"Words twice"-----	(a) As a request: "Communication is difficult. Please send every phrase twice." (b) As information: "Since communication is difficult, every phrase in this message will be sent twice."
"Correction"-----	"An error has been made in this transmission (or message indicated). The correct version is-----."
"Wrong"-----	"What you have just said is incorrect. The correct version is-----."
"Break"-----	"I hereby indicate the separation of the text from other portions of the message." To be used only when there is no clear distinction between the text and other portions of the message.
"Over"-----	"My transmission is ended. I expect a response from you."
"Out"-----	"My transmission is ended. I do not expect a response from you."

(g) *Abbreviation for Air Route Traffic Control.* (1) The abbreviation "ATC" will be used to indicate Air Route Traffic Control and/or Air Route Traffic Control centers; example, "ATC clears Eastern four," etc.

(h) *Identification of aircraft at night.*

(1) In addition to the prescribed provisions for identification of aircraft in the radiotelephone procedure, further identification and location of aircraft may be established, during the hours of darkness, by requesting the pilot to show a landing light, as "TWA nine show a landing light."

(i) *Radio control of aircraft not transmitter equipped.* In addition to the prescribed radio operating procedure, the following procedure is established for use in connection with control of aircraft in which radio equipment is limited to receivers:

(1) Broadcasts of airport traffic control clearances or information to VFR traffic, requiring acknowledgment from the pilot, shall provide for such acknowledgment in the following manner:

(i) When the aircraft is on the ground within the range of vision of the controller, the pilot shall be requested to acknowledge receipt of the broadcast by movement of ailerons or rudder, whichever action may be observed more readily, as:

"Acknowledge by moving ailerons," or
"Acknowledge by moving rudder."

(ii) When the aircraft is in the air the same purpose will be achieved by including a request to acknowledge receipt

of the broadcast by rocking the wings, as:

"Acknowledge by rocking your wings."

(iii) When the aircraft is either in the air or on the ground, during the hours of darkness, the same purpose will be achieved by requesting the pilot to blink his landing lights, as:

"Acknowledge by blinking your landing or navigation lights."

[Supp. 1, F. R. 14, 3341]

§ 26.26-66 *Local traffic information* (CAA rules which apply to § 26.26)---(a)

Essential local traffic. (1) When operating under visual flight rules it is the responsibility of the pilot to avoid collision with other aircraft. However, due to the restricted space on and around landing areas, it is often essential that traffic information be issued to aid the pilots to avoid collision between aircraft. Essential local traffic shall be considered to consist of the following:

(i) Traffic within the control zone.

(ii) Ground traffic.

(2) Essential traffic within the zone shall include all known traffic in the control zone which might constitute a hazard to the operation of the aircraft concerned.

(3) Essential ground traffic shall include any aircraft, vehicle, or personnel on the landing area or in a designated loading or parking area which might constitute a hazard to the operation of the aircraft concerned.

(b) *Issuance.* (1) Detailed essential local traffic information shall be issued when, in the judgment of the controller, such information is necessary in the interests of safety, or when requested by a pilot.

[Supp. 1, F. R. 14, 3344]

§ 26.26-67 *Information on field conditions* (CAA rules which apply to § 26.26)---(a) *General.* (1) Essential information on field conditions is information, necessary to safety in the operation of aircraft, which pertains to the landing area or any facilities usually associated therewith. For example, construction work on a taxi strip not connected to the runway in use would not be essential information to any pilot except one who might wish to taxi in the vicinity of the construction work. As another example, if all traffic must be confined to runways, that fact should be considered as essential field information to any pilot not familiar with the airport. (See fig. 9.)

(2) The following field conditions shall be included as essential field information to all pilots:

(i) Construction work along or near the runway in use.

(ii) Rough portions of the landing area proper whether marked or not.

(iii) Any maintenance apparatus or workmen on or near any portion of the landing area a pilot might elect to use.

(iv) Slippery condition of runways or taxiways.

(v) Snow piled or drifted on the landing area proper, and width and length of cleared runway, if known.

(vi) Failure or irregular functioning of any portion of the field lighting system.

(vii) Aircraft parked close to runways or taxiways.

(b) *Responsibility for notification of field conditions.* (1) The agency which operates the airport shall be responsible for notifying the chief airport traffic controller of current field conditions.

(c) *Description.* (1) Information on field conditions shall be stated concisely and clearly. Examples:

1. "Mower on west side of field."
2. "Construction work on north end of field."
3. "Repair trucks near center of field."

(d) *Issuance.* (1) Essential information on field conditions shall be given to every pilot concerned, either directly or indirectly, in sufficient time for the pilot to make proper use of such information.

[Supp. 1, F. R. 14, 3344]

§ 26.26-68 *Preventive control* (CAA rules which apply to § 26.26)—(a) *Description.* (1) "Preventive control" may be defined as a system of control whereby useful preventive advice is given to pilots of aircraft in the air and a routine approval of the pilot's anticipated actions are eliminated. In other words, the pilot is expected to continue flight including landing in a normal manner unless otherwise advised by the airport traffic controller.

(b) *Control of ground traffic.* (1) The airport traffic controller is concerned with the movements of taxiing aircraft, personnel, and vehicular traffic in exercising ground control. Taxiing aircraft offer the greatest problems, due to the fact that the visibility is so limited in most aircraft while in a taxiing position that obstructions such as personnel, vehicles, or other aircraft may not be readily seen even by the most careful pilots. Therefore, the controller must issue explicit warnings as to the proximity of other obstructions for all taxiing traffic. This requires that the control of ground traffic be identical with the control of ground traffic previously outlined under § 26.26-62.

(c) *Control zone procedures.* (1) Procedures for controlling traffic within and entering the control zone may be subdivided as follows:

(i) *Traffic joining the traffic pattern:* Traffic joining the traffic pattern is primarily interested in obtaining information as to field conditions, runway-in-use, and the wind direction and velocity. This information should be given when the aircraft makes its initial radio contact at the contact reporting point, or approximately 15 miles from the airport. It is expected that the pilot of the aircraft joining the traffic pattern will properly space himself so that the proper separation will be maintained on the final glide for landing.

(ii) *Traffic in the traffic pattern:* The traffic in the traffic pattern must be properly spaced at all times. This may be accomplished by advising one pilot to make a wider turn, and another pilot to make a shorter turn, or any other pertinent information. The aircraft which are actually in the traffic pattern should be aware of the runway-in-use by the

time the traffic pattern is entered and, therefore, the only clearances which should be issued to such traffic are those necessary to obtain proper spacing.

(iii) *Landing traffic:* If the aircraft in the traffic pattern are properly spaced it will be unnecessary to issue detailed clearances to the landing traffic, such as "cleared to land." Rather, only prohibitive signals which will prevent collision will be issued. For example, one of two aircraft on final approach should be advised to "pull up and go around" if their separation is less than the prescribed minimum.

(iv) *Taking-off traffic:* All taking-off traffic shall be positively controlled inasmuch as such aircraft are taxiing traffic until the actual take-off is commenced.

(d) *Conditions under which preventive control may be applied.* (1) Preventive control has an immediate application at locations which have one or more of the following types of activities:

1. Air Force or Navy primary flying schools.
2. Air Force or Navy transitional training schools.
3. Locally based squadrons or groups of military aircraft.
4. Local civilian operators or schools.

(i) In such cases mutual agreements and arrangements must be made with the responsible heads of these groups prior to the inauguration of preventive con-

trol. Such control is not to be employed for transient aircraft.

[Supp. 1, F. R. 14, 3344]

§ 26.26-69 *Authorizing VFR operations in a control zone clear of clouds and/or when the ceiling or visibility is below basic VFR minimums* (CAA rules which apply to § 26.26). (a) VFR operations (flight "clear of clouds") will be authorized in a control zone if traffic conditions permit, when the official ground visibility is less than 3 miles and/or the ceiling is less than 1,000 feet. (The official weather observation for the airport about which the control zone is centered should be used where observations are made at more than one airport in the zone.)

(1) When ground visibility is less than 3 miles and/or the ceiling is less than 1,000 feet, a traffic clearance must be obtained before flying in the traffic pattern or landing or taking off at an airport in the control zone. When flight visibility is less than 3 miles and/or the ceiling is reported less than 1,000 feet, a traffic clearance must be obtained before flying in the control zone. As a guide for controllers in authorizing local VFR operations (shooting landings, etc.) under these conditions, provisions should be made for the recall of the aircraft flying locally if traffic conditions become too congested to permit continuance of the local flights. The most practical method of doing this is to require the locally fly-

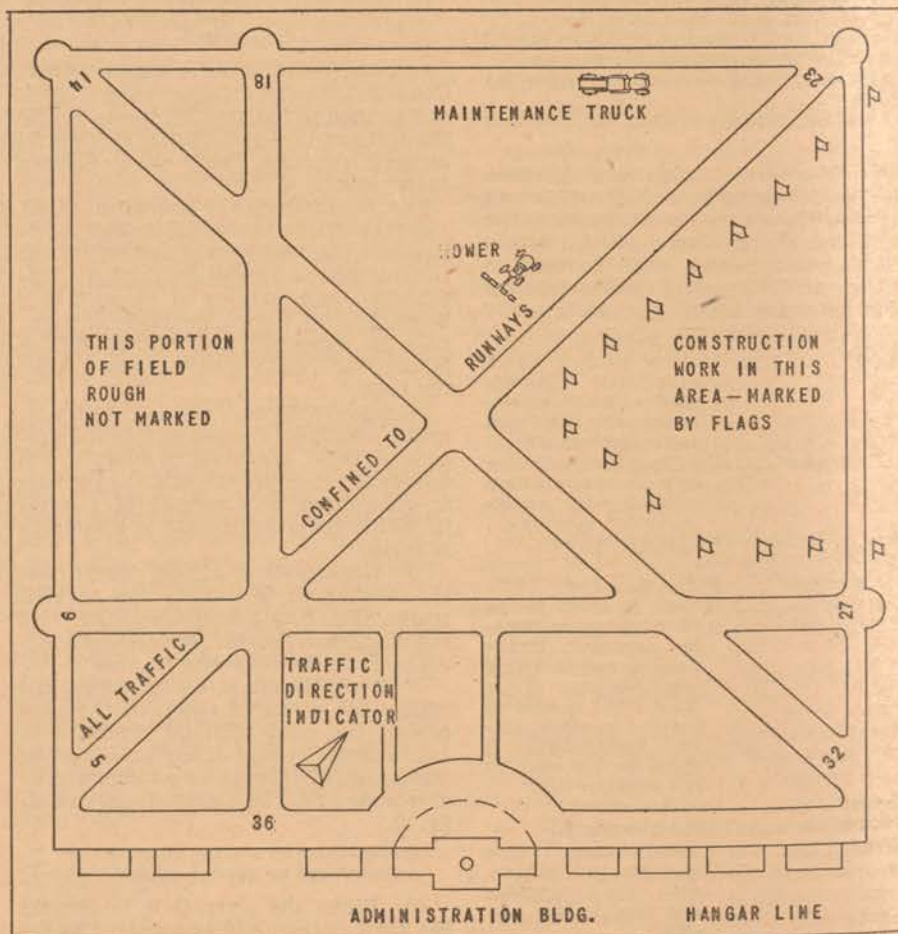


FIGURE 9—Typical airport showing various field conditions.

ing aircraft to be equipped with a functioning receiver and require the pilot to guard the control tower frequency. Thus, the pilot can be recalled or directed away from other traffic as necessary.

(2) VFR operations clear of any cloud formation (less than 500 feet vertically and 2,000 feet horizontally) will be authorized in the control zone provided separation between the VFR aircraft and any IFR traffic flying in such cloud formation is maintained in accordance with IFR separation standards.

(b) *Operation of signal to indicate ground visibility of less than 3 miles and/or a ceiling of less than 1,000 feet.*

(1) The following procedures shall be observed when the ground visibility is officially reported to be less than 3 miles and/or the ceiling less than 1,000 feet.

(i) Operate the appropriate light signal.

(a) Rotating beacon during daylight hours.

(b) Flashing wind direction indicator lights between sunset and sunrise.

(ii) Recall all aircraft operating in the traffic pattern without a clearance.

(c) *Authority for issuance of traffic clearances to VFR operations.* (1) The airport controller shall coordinate with the appropriate center prior to issuing traffic clearances for VFR flight in a control zone at less than the basic VFR weather minimums (500 feet vertically and 2,000 feet horizontally from clouds and 3 miles visibility and a ceiling of 1,000 feet.)

[Supp. 1, F. R. 3345]

§ 26.26-70 *Operating instructions for airport traffic control towers* (CAA rules which apply to § 26.26)—(a) *General*—

(1) *Purpose.* The purpose of these instructions is to provide standard operating instructions for all airport traffic control towers. Only the broad phases of operation are included herein and it is expected that each operating agency will provide such additional detailed instructions as are necessary for efficient operation.

(2) *Supervision of towers.* Each operating agency shall establish and designate a person responsible for the supervision and operation of each airport traffic control tower. All other airport traffic control personnel, when on official duty in an airport traffic control tower, will be responsible to and governed by the person in charge. When more than one person is on watch in the tower, one controller shall be designated as the "supervising controller" in charge of the watch.

(b) *Positions of operation*—(1) *General.* Each person on duty in an airport traffic control tower shall, while controlling or aiding in the control of air traffic, occupy one or more positions of operation. These positions of operation shall be established for the purpose of defining specific duties and fixing responsibility for the performance of prescribed functions, and shall be defined as follows:

(i) *Local control position:* The following are specific duties of this position of operation in addition to such supplementary duties as may be assigned by the chief controller:

(a) To issue airport traffic control clearances and information, in accordance with applicable Civil Air Regulations, governing all air traffic and vehicular traffic on the landing area, air traffic departing from the landing area and air traffic operating in accordance with VFR in the control zone.

(b) To guard radio frequencies of all aircraft regularly using the landing area and such special frequencies as may be required from time to time.

(c) To issue essential local traffic information, as required, to pilots of aircraft taxiing on or in the vicinity of the landing area.

(d) To furnish to pilots of aircraft taxiing on, and in the vicinity of the landing area, information concerning field conditions, altimeter settings, and time checks as required.

(e) To forward to the local Weather Bureau office and the appropriate center pilot weather reports as received and reports based upon personal observation of weather conditions from the control tower.

(f) To notify operations offices, fire departments, police and ambulance services, as necessary, in the event of an accident or fire on or in the vicinity of the airport.

(g) To study and initial all weather reports, notices to airmen, and reports pertaining to the condition of the landing area or tower operating equipment.

(h) To operate the appropriate airport lighting facilities as required by aircraft using the airport.

(i) To perform the duties of approach control if personnel are not assigned to that position.

(ii) *Flight data position:* The following are specific duties of this position of operation in addition to such supplementary duties as may be assigned by the chief controller:

(a) To assist, as directed by the supervising controller in the issuance of airport traffic control clearances and information and in the operation of control tower equipment.

(b) To copy, and relay as necessary, all communication received over the interphone or telephone facilities.

(c) To relay air route traffic control clearances and other control messages as instructed by an air route traffic control center.

(d) To copy and relay, as directed, reports and information received by radio.

(e) To properly post all required flight plans, flight progress reports, arrival reports, and departure reports.

(f) To study and initial all weather information and notices to airmen and post such material on the designated board.

(g) To provide for the continuous recording of radio transmissions by changing voice records promptly, as they are completed, at locations where voice recorders are installed.

(h) To record air route traffic control messages and clearances on appropriate forms.

(i) To record flight plans received from pilots (either by radio, interphone, or telephone) on appropriate forms.

(j) To maintain airport traffic control operating forms.

(iii) *Approach control position:* The following are specific duties of this position of operation in addition to such supplementary duties as may be assigned by the chief controller:

(a) To direct, under the general supervision of the chief controller, the control activities of a control tower during a tour of duty.

(b) To supervise all positions of operation to insure adequate separation between air traffic under the jurisdiction of the tower.

(c) To issue air traffic control clearances and information in accordance with applicable Civil Air Regulations, to aircraft which are operating in accordance with IFR under the jurisdiction of the tower.

(d) To guard radio frequencies of all aircraft regularly using the landing area and such special frequencies as may be required from time to time.

(e) To furnish information concerning field and weather conditions, altimeter settings, and time checks to pilots approaching the landing area.

(f) To study and initial all weather reports, notices to airmen, and reports pertaining to the condition of the landing area, associated radio facilities, and tower equipment.

(g) To supervise, direct, and train assistant airport traffic controllers and other junior personnel on the same watch.

(iv) *Combining positions of operation:* When the number of personnel on duty is less than the number of positions of operation outlined above, positions of operation shall be combined in a manner prescribed by the chief controller so as to obtain the highest possible degree of efficiency in operation.

(c) *Radio procedures*—(1) *Guarding radio frequencies.* The supervising controller shall be responsible for maintaining a continuous guard of standard military, naval, and civil aircraft radio frequencies. He shall also maintain a guard, when necessary, on any special frequencies that may be required. The supervising controller shall also provide for the maintenance of a continuous guard of control tower transmissions from any other landing area in the control zone in which he is controlling traffic.

(i) Normally, the volume control on receivers guarding aircraft frequencies shall be adjusted so as to permit the easy reception of normal calls from aircraft over or in the vicinity of all contact reporting points. The volume shall not be reduced on any receiver on which a continuous guard is being maintained, except as follows:

(a) The volume on any receiver or speaker may be momentarily reduced to permit the separate reception of transmissions which might be otherwise unintelligible.

(b) The volume may be reduced momentarily when transmission from an aircraft might be annoyingly loud because of the nearness of the aircraft.

(c) The volume may be reduced when either local or general electrical disturbances make it advisable in order to hear any transmission at all but should

be increased to normal volume as soon as possible.

(i) Tower personnel should check the receivers at least once during each watch to ascertain whether they are operating since failure of this equipment may occur without the knowledge of the personnel on duty. The receiver check may be accomplished by turning the noise suppressor off and increasing the volume until background noise is heard.

(2) *Transmission of radiotelephone messages.* An airport traffic controller on duty shall be responsible for all radiotelephone transmissions emanating from the position, or positions, of operation under his jurisdiction.

(i) The following types of radiotelephone messages shall ordinarily be transmitted by the local control position:

(a) Airport traffic control clearances and instructions.

(b) Essential traffic information.

(c) Field conditions, altimeter settings, and time checks.

(d) Any message pertaining to safety of aircraft.

(e) Instructions to radio equipped vehicular traffic on the landing area.

(ii) The following types of radiotelephone messages may be transmitted by the flight data position at the discretion of the supervising controller:

(a) Relay of air route traffic control clearances and control messages.

(b) Acceptance and confirmation of flight plans filed by radio.

(c) Any other message authorized by the supervising controller.

(iii) The following types of radiotelephone messages may be transmitted by the approach control position to holding and approaching aircraft operating on an instrument flight plan after such aircraft have been assigned to the tower:

(a) Clearances and instructions.

(b) Essential traffic information.

(c) Field and landing conditions, altimeter settings, and time checks.

(d) Any message pertaining to safety of aircraft.

(3) *Relaying information or advice not directly associated with traffic control.* In addition to traffic control communications which are associated with prevention of collision between aircraft within the control zone, the following communications are authorized for handling by an airport traffic controller:

(i) Messages pertaining to the operation of the aircraft authorized for transmission by the commanding officer or the representative of the airport management.

(ii) Messages pertaining to the operation of the aircraft authorized for transmission by a representative of an aircraft operator to the aircraft of such operator.

(iii) Any message pertaining to safety of aircraft.

(d) *Operation of interphone facilities—(1) General.* Interphone facilities are maintained to provide rapid voice communications service between agencies for the exchange of information pertinent to the control of air traffic.

(i) The interphone system is divided into two categories: "local" circuits, which may consist of individual circuits between airport traffic control towers

and various agencies in the vicinity, or may consist of a single circuit connecting all the agencies in the immediate vicinity of an airport; and "long line" circuits, which may connect two or more widely separated communications stations, towers, operations offices, and air route traffic control centers.

(ii) An airport traffic control tower shall be the coordinating office of any local interphone system originating in the control tower. If such system also serves an airway communications station, coordination shall be effected jointly by both the station and tower.

(2) *Communications authorized for transmission on interphone systems.* Interphone systems are maintained to permit the rapid handling of communications required to effect the control of air traffic. Authorized communications are those required for the control and safety of air traffic. A partial list of authorized material follows in the general order of importance. Priority shall be determined by the relative importance of a message to the control of air traffic, rather than by strict adherence to the order as listed herein.

(i) Emergency communications are communications concerning accidents, suspected accidents, and situations directly endangering life and property. Communications relative to accidents may be continued until essential information has been transmitted to all concerned, but shall not receive emergency classification after the emergency period has passed.

(ii) Movement and control messages and plain English equivalents of "Q" signals pertaining to aircraft movements shall receive priority over other than emergency communications.

(a) When two or more movement or control messages are on hand for transmission their priority shall be in the following order, except that the order may be modified by consideration of the time element involved and their relative importance to the control of air traffic:

1. Clearances and control instructions.
2. IFR movement messages:
 - a. Flight plans;
 - b. Progress reports;
 - c. Arrival reports.
3. VFR movement messages.

(iii) Notices to airmen: Each control tower shall compile a list of local aids to air navigation which may affect its operations. Malfunctioning of such aids shall be reported to the appropriate communications station for issuance of a notice to airmen and to the appropriate center for information.

(3) *Interphone operating procedures.* Conversations shall be as brief and concise as possible without undue hesitation and in a uniform flow of language. Every effort shall be made to enunciate clearly and distinctly, paying special attention to numerals. Use of such words as "guess" and "think" is undesirable.

(i) When any doubt exists concerning the accuracy of a received message, the complete message or the essential parts should be repeated back to the sender for verification. Transmitting personnel may also request that a message be repeated back by the receiving personnel.

(ii) "Q" signals shall be transmitted by means of their plain English equivalents. Station identifications shall not be spelled, but the name of the location spoken.

(iii) Low priority traffic may be interrupted for the transmission of high priority traffic, not subject to delay. For example, the continuous transmission of a series of flight plans may be interrupted for the transmission of a traffic control clearance.

(iv) The domestic phonetic alphabet should be used to indicate single letters, initials, or for spelling words whenever similar sounds or difficulties in transmission make such use necessary.

(v) When the origin and destination of a message are on the same circuit, the message shall be filed with the air route traffic control center, which will then make delivery to all concerned. However, local arrangements may be made with the appropriate air route traffic control center to depart from this principle when desired.

(vi) Operating initials: All personnel using interphone circuits shall use two-letter operating initials. The first and last initials of the operator's name should be used when appropriate. Any two letters, however, may be used to avoid confusion due to similarity of sounds. Letters having similar sounds, such as "B" and "P" and letter combinations which are difficult to pronounce should be avoided.

(4) *Methods of originating and completing interphone contacts.* The following outlined procedures and phraseologies shall be used when initiating and completing contacts on standard interphone facilities:

(i) Voice calls and answers: Drops on the long-line interphone system shall be known by the name of the location followed by the name or standard abbreviation of the organization or facility. (On local interphone circuits, the "location" may be omitted.) Examples:

"Memphis control."
 "Westover tower."
 "Patterson operations."
 "Norfolk Navy tower."
 "Fort Wayne TWA."
 "Casper radio."

(a) Initiate the call by use of prescribed procedures. If voice signaling is used, state the voice call of the organization desired, followed by the word "from" and the voice call of the organization calling.

(1) All calls shall be answered by stating the voice call of the organization answering the call.

(2) Each communication shall be preceded by a term indicating the type of message to follow, such as "flight plan," "clearance," "arrival," "progress report," etc. Messages of an emergency nature shall be preceded by the word "emergency." In voice signaling the descriptive term shall be incorporated in the call, as the last item of the call.

(3) Each message shall be terminated by the operating initials of the transmitting personnel.

(4) Personnel shall acknowledge receipt of messages by stating their operating initials.

(5) All contacts are completed by air route traffic control center personnel, by stating the time in two figures to the nearest minute.

Example: (Mechanical signaling (in-bound to center)).

(Center): "Cleveland control (answering mechanical signaling)."

(Tower): "Buffalo tower, arrival report."

(Center): "Go ahead."

(Tower): "(Proceeds with message), JL".

(Center): "HN, four six."

(b) Except in the transmission of "emergency" messages, continuous calling should be tempered by good judgment. Stations should realize that air route traffic control centers often have only one person assigned to answer calls on two or more circuits. Air route traffic control centers should understand that communications stations, towers and operations office personnel are often engaged in duties such as weather observations, radio contacts, or outside telephone calls, which may delay the answering of interphone calls.

(5) *Connection of circuits.* Circuits will be connected only upon request or approval being received from an air route traffic control center, except that circuits may be connected at the request of a communications station or control tower adjacent to a control boundary, so located that a connection is necessary in order to communicate with the adjacent air route traffic control center.

(i) Request for connection of circuit shall be made in accordance with the following:

"Fresno radio. This is Burbank control; connect Oakland control."

(Fresno signals Oakland control and connects circuits. Message is completed in accordance with standard procedures.)

"Fresno radio. This is Burbank control; release Oakland control."

(Fresno disconnects circuits.)

(6) *Reporting arrivals and departures.* The times of arrival and departure of all aircraft for which flight plans or clearances have been received, shall be reported promptly to the appropriate air route traffic control center or communications station.

(i) The times of arrival and departure as required above shall be exact as established upon the following basis:

(a) Arriving aircraft shall be reported as "arrived" at the time the wheels touch the ground and it is apparent that the landing will be completed.

(b) Departing aircraft shall be reported as "departed" at the time the wheels leave the ground.

(7) *Relaying position reports from pilots of aircraft en route.* Normally, pilots of aircraft en route will make position reports to United States interstate airway communications stations, Air Force or Navy communications stations, or private facilities. While pilots should be encouraged to continue this practice, airport traffic controllers shall not hesitate to relay such reports when they are addressed to the control towers. Pilots shall be referred to other communications agencies only if the service they request or need can be obtained in no other manner.

(8) *Relaying reports on condition of field or associated facilities.* When ab-

normal conditions concerning facilities which are pertinent to safety in the operation or traffic control of aircraft are observed by an airport traffic controller or are brought to the attention of the controller, such information shall, if warranted, be forwarded to the appropriate operations office, Civil Aeronautics Administration communications station and, if advisable, to the air route traffic control center within whose control area the tower is located.

(e) *Operation of field lighting system.*

(1) Boundary and obstruction lights and the rotating airport beacon shall be lighted continuously between sunset and sunrise, and in addition, the rotating beacon shall be lighted as necessary during the hours of daylight to indicate restriction of VFR operations within the control zone. At airports where no boundary lights are installed (or when boundary lights are inoperative), runway lights on the runway most nearly aligned with the wind, or the "calm wind" runway when appropriate, shall be lighted between sunset and sunrise.

(i) The commanding officer of a military establishment may establish hours of operation of the field lighting system not in accordance with the above. In such cases the commanding officer shall assume the responsibility for such operations.

(2) *Floodlights and runway lights:* Floodlights and runway lights, except as outlined above, shall be used in accordance with the following:

(i) As soon as the pilot of an aircraft is cleared to taxi out, the taxiways which he is to use shall be illuminated and as the pilot approaches the take-off position, the runway lights for the runway in use shall be switched on. The floodlights shall not be turned on until the pilot has taxied onto the runway and is facing the direction for take-off. The floodlights and the runway lights shall not be turned off until the pilot has cleared the edge of the field or requests that they be turned off.

(ii) When a pilot is approaching to land, the runway lights shall be turned on as soon as the pilot reports in the control zone. The floodlights for the runway in use shall be lighted as soon as the aircraft is identified near the field unless the pilot requests that they be left off. In the latter event they shall be lighted briefly, before the aircraft enters the landing glide, to ascertain that the landing area to be used is clear of obstacles. If the floodlights are used for a landing, they shall not be turned off before the pilot has turned onto a taxi strip, or intersecting runway, unless it is necessary for the pilot to taxi toward an unshadowed floodlight unit.

(iii) As far as practicable, the airport traffic controller shall light only those portions of intersecting runways and taxi strips which the pilot must use in taxiing to the administration building, hangar line, or parking area.

(f) *Altimeter settings.*—(1) *Recording and using altimeter settings.* The "altimeter setting" issued by the weather reporting station at 0130, 0730, 1330, and 1930 eastern standard time shall be recorded on a suitable altimeter record form. Immediately thereafter, provided

that the average wind velocity does not exceed 45 miles per hour, the knob on the tower altimeter shall be turned until the reading on the barometric scale is exactly the same as the official altimeter setting. The "height setting" shall also be recorded and this will be used for reference data until the next official altimeter setting is received from the weather reporting station. In the event the average wind velocity at the stated hours exceeds 45 miles per hour, the instructions relative to turning the knob on the altimeter and determination of the height setting will not be effective and the previously determined height setting will remain in use until a height setting can be obtained when the average wind velocity is less than 45 miles per hour.

(i) When the existing altimeter setting is requested by a pilot, the airport traffic controller shall turn the knob of the altimeter until the hands of the instrument indicate the same altitude as the last determined height setting. The existing altimeter setting will then be indicated on the barometric scale of the altimeter.

(ii) Whenever adjusting the altimeter to obtain a reading, the vibrator shall be operated so as to eliminate any lag in movement of the altimeter needle.

(iii) *Pressure-altitude,* when required, shall be obtained from a table of altimeter settings and pressure altitudes compiled for the local landing area. If no such table is available, the pressure altitude may be obtained in the following manner:

(a) Determine the existing "altimeter setting."

(b) From NACA Report No. 538, *Altitude-Pressure Tables Based on the United States Standard Atmosphere*, or similar tables, obtain the altitude corresponding to the existing altimeter setting.

(c) Add the altitude obtained from the altitude-pressure table to the field elevation. The algebraic sum will be the "pressure-altitude."

(iv) At locations where approach control procedures have been established, the current altimeter setting shall be issued to the aircraft by the control tower in the initial contact if the aircraft is being controlled in accordance with the Standards for the Control of Instrument Flight Rule Traffic.

(g) *Visual reporting zone.* (1) It shall be the responsibility of all airport traffic controllers to be fully apprised concerning exact locations of prominent landmarks which may be used by pilots as visual reporting points upon entering a reporting zone of 15 miles radius surrounding the airport. (See Fig. 10.)

(h) *Reporting information concerning aircraft in difficulty, aircraft accidents, and known hazardous conditions of flight.* (1) Whenever information becomes available to an airport traffic controller concerning aircraft in difficulty, an aircraft accident, or known conditions which are or may be hazardous to aircraft operations, such information shall be reported immediately to the air route traffic control center within whose control area the tower is located, to the airway communications station at the same location as the tower and to the

local military offices if appropriate. The control tower shall render every possible assistance to the aircraft involved.

(1) In the event military aircraft are reported to be in difficulty, the airport traffic controller will also notify the local operations office and such other local military offices as the commanding officer may specify.

(2) *Local airport emergency procedures.* Appropriate written operations instructions covering in detail local airport emergency procedures shall be prepared by competent authority. These instructions shall clearly define the duties of airport traffic control personnel during emergency conditions, such as the invoking of crash procedures for an aircraft accident on the landing area, and shall be prepared in collaboration with a representative of the agency which operates the airport (airport manager or commanding officer, or both).

(3) *Reporting imminent and unexpected weather changes.* An airport traffic controller shall assist the local Weather Bureau observer by calling to his attention:

(i) Any differences between the actual weather conditions as observed from the tower and those indicated by the current report, and

(ii) Imminent changes in the weather whenever, because of their unexpectedness, there is some likelihood that they may not be observed immediately by the regular Weather Bureau personnel.

(4) *Dissemination of weather information observed by airport traffic control tower personnel.* Airport traffic control tower personnel may transmit to pilots and air route traffic control centers, without prior reference to the United States or service weather bureau, elements of weather information which can be directly observed in control tower by means of instruments, such as wind direction, wind velocity, and altimeter settings.

(i) The airport traffic control tower personnel may not transmit any observed elements of weather information requiring judgment of the observer, as to value, such as ceiling, amount of cloudiness, and visibility, unless such weather report has either been composed or verified by the United States or service weather bureau, or unless the controller is acting as an official weather observer and is properly certificated for the elements being reported.

(ii) Airport traffic control tower personnel may advise an air route traffic control center of observed weather information simultaneously with advising the Weather Bureau by means of conference on the interphone circuit.

(iii) The airport traffic controller may advise the appropriate center or pilots of observed weather in general terms, such as "thunderstorm east of the field," "large breaks in the overcast," "visibility is lowering to the west," or any other such general statements which do not give actual values of the elements. In such cases the United States or service weather bureau station shall also be advised of such information.

(iv) Airport traffic control tower personnel shall secure weather information, for use in responding to requests from

pilots, from the nearest Weather Bureau station or from official weather reports. In no case shall one tower request distant weather information from a distant tower via long line interphone for transmission to pilots when such information is available from an official source at the location desiring the information.

(v) In order that the best possible visibility reports may be given to pilots in the vicinity of an airport, visibility observations will be taken from the control tower during periods when the visibility is less than 3 miles. Such observations will be taken by Weather Bureau personnel when available, and by control tower personnel when Weather Bureau personnel are not available. Stations where airway communications station personnel make airway observations will be considered as stations where Weather Bureau personnel are not available for assignment to the tower.

(a) Control tower personnel who make official visibility observations must be properly certificated by the Weather Bureau.

(b) Whenever the visibility is reduced to less than 3 miles and this is first noted by control tower personnel, the Weather Bureau shall be notified immediately by interphone or other appropriate means.

(c) The Weather Bureau, upon notification or observation of a visibility of less than 3 miles, will assign an observer to the control tower if sufficient personnel are available. In the event that Weather Bureau personnel are not available, the Weather Bureau will notify the control tower to assume the duty of taking visibility observations.

(d) When the visibility has risen to 3 miles or more and indications are that it will remain 3 miles or more for an appreciable period, visibility observations shall revert to the Weather Bureau office. The Weather Bureau office shall be so notified by the Weather Bureau observer in the tower or the airport traffic controller.

(e) A record shall be maintained in the control tower on Weather Bureau Form 1130 of all visibility observations made from the control tower including the times of such observations. Each time observational duties are transferred from the Weather Bureau to the control tower or returned, or transferred from one observer to another in the control tower, the time and the initials of the observers involved shall be recorded on Form 1130 in the control tower and on the similar Form 1130 in the Weather Bureau. Completed Forms 1130 will be forwarded to the Weather Bureau office at the end of each month.

(5) *Reporting failure or irregularity of operation of equipment.* The airport traffic controller on duty shall immediately report any failure or irregularity of operation of any apparatus, light or other device, used in controlling airport traffic as directed by competent authority.

(i) Competent authority shall be responsible for the issuance, through the adjacent communications station, of a suitable notice to airmen relative to any failure or irregularity of equipment which affects operation of the airport traffic control tower.

(6) *Maintaining file of permanent records of tower transmissions.* A file of permanent records of control tower radio transmissions shall be maintained where permanent-type recorders are furnished for this purpose. Completed records shall be filed chronologically and indexed for easy reference. Records may be disposed of only as prescribed by the operating agency.

(7) *Maintaining traffic tabulation with mechanical traffic counters.* Mechanical counters are normally used to record the number of local aircraft operations. However, where sufficient counters are provided, a tabulation of other types of operation may be so maintained.

[Supp. 1, 14 F. R. 3345]

Approach control—Fan marker approach procedures.

§ 26.26-81 *General (CAA rules which apply to § 26.26).* (a) Approach control is a service whereby airport traffic control towers issue traffic clearances to aircraft being controlled in accordance with IFR standards by communicating directly with pilots over the voice feature of the radio range, ILS localizer, or over a very high frequency channel of the control tower. Direct communications between the approach controller in the tower and the pilot who is flying under instrument conditions eliminates the communications lag previously encountered, with a resultant saving in time for each instrument approach made. Coordination of traffic arriving and departing during adverse weather conditions is vested in the approach controller who is in a position to see the airport and aircraft in the vicinity and is therefore able to take advantage of every opportunity to safely expedite the flow of traffic on and around the airport. Control tower personnel can view the actual weather conditions and direct traffic to take advantage of breaks in clouds or other changes in weather conditions. (See fig. 11.)

[Supp. 1, 14 F. R. 3349]

§ 26.26-82 *Communications procedures (CAA rules which apply to § 26.26)*—(a) *Holding pattern.* (1) Under approach control procedures, aircraft will be cleared by the center to a holding fix (fan marker or other radio fix) with appropriate holding instructions. Instructions to hold "until further advised by (name of) approach control on (frequency)" are included so that the pilot will know on which frequency he will receive further clearances. The pilot is expected to establish communication with the approach controller when he arrives over the specified holding point, or at an earlier time if specified in his clearance.

(b) *Communications contacts.* (1) The following communications contacts are expected of the pilot under approach control procedures:

(i) Report to Approach Control the time and altitude of reaching the holding fix to which cleared by the center.

(ii) Report when vacating any previously assigned flight level for a newly assigned level.

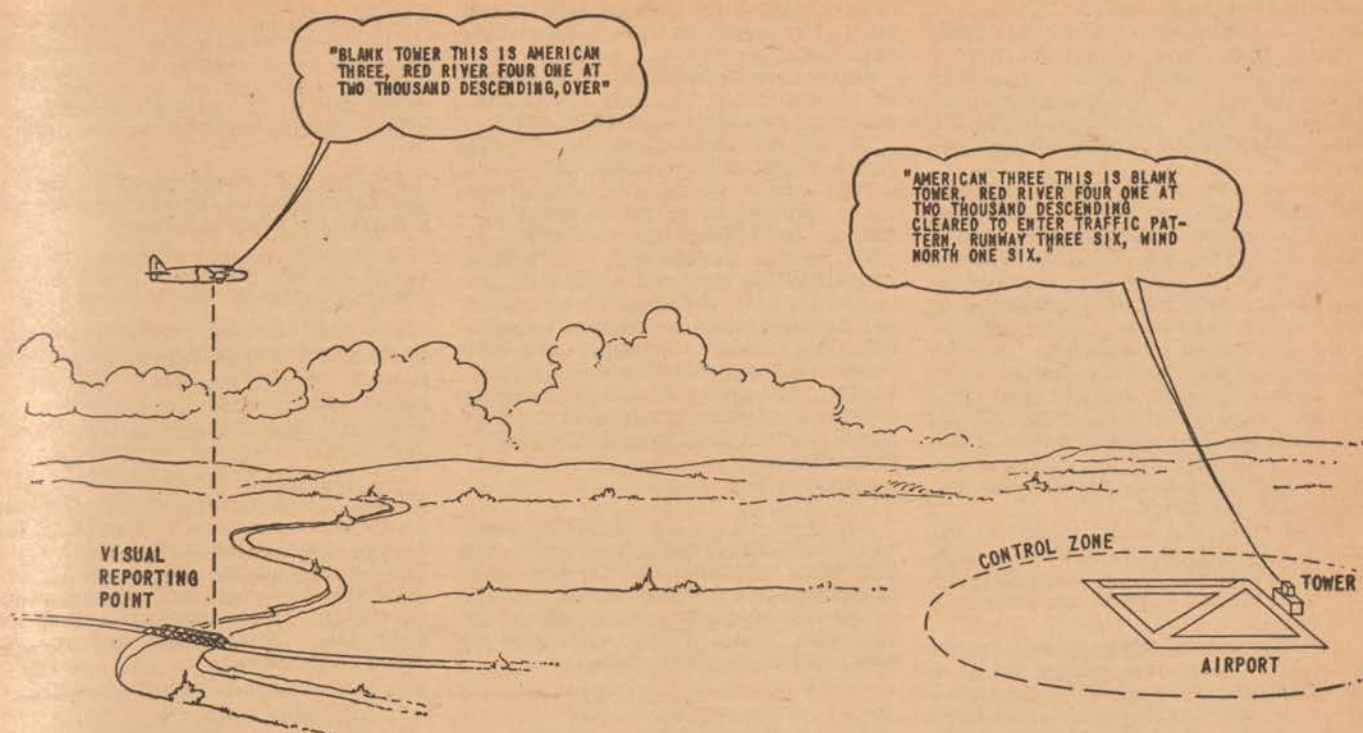


FIGURE 10—Report over a contact reporting point, and clearance to enter traffic pattern.

(iii) Report when leaving the holding fix in-bound.

(iv) Advise Approach Control if contact approach is to be made.

(c) *Communications channels.* (1) When the voice feature of the radio range is being used for approach control communications and the pilot desires to listen to the navigational feature while executing an instrument approach, he may filter out the voice channel during his final approach. If the controller wishes to contact the pilot during this period, the attention signal of the range will be operated to indicate to the pilot that a message follows.

(2) Pilots should maintain communication by listening on the approach control frequency until cleared to change to the local control frequency (278 kc. or equivalent), or to the appropriate ground control frequency. (Note: VHF-equipped aircraft may be permitted to remain on the approach control frequency until landed, if the traffic load permits.)

(3) All clearances to departing aircraft (taxi clearances, wind direction and velocity, time check, altimeter setting, runway number, airway traffic control clearance, etc.) will normally be issued by the tower on the appropriate ground control frequency. If necessary, the tower may request the pilot to guard the approach control frequency after take-off for additional information.

[Supp. 1, 14 F. R. 3350]

§ 26.26-83 *Control procedures (CAA rules which apply to § 26.26)*—(a) *Control of holding aircraft.* (1) A fan marker (or other radio fix) located on the approach course of a radio range is utilized as a holding fix. Aircraft are stacked vertically at successive 1,000-foot levels, the lowest holding level being at

least 1,000 feet above terrain, or the minimum instrument altitude, whichever is higher.

(2) Altitude separation is maintained throughout the approach sequence.

(3) Arriving aircraft will be cleared by the appropriate center to hold at an assigned altitude at the holding fix on the approach course of the radio range serving the airport of intended landing. Thereafter the control tower concerned

will issue clearances to the pilots involved.

(4) In the event the holding fix is not received and the pilot has not received clearance for final approach, the last assigned altitude will be maintained to the radio range station and pilot should request further clearance.

(5) Each pilot in the approach sequence shall be given advance notice as to the time he should leave the hold-

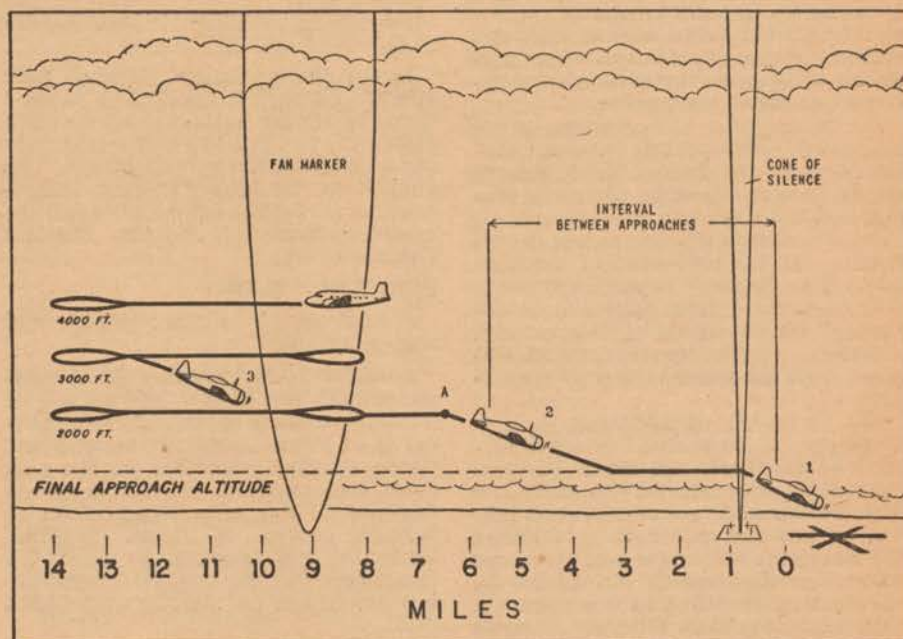


FIGURE 11.—Above diagram shows an aircraft holding at 4,000; No. 3 leaving 3,000 as instructed when No. 2 reported leaving 2,000; No. 2 has left fan marker at designated time maintaining 2,000 until approach clearance received (point A) where descent was started; No. 1 has been sighted, enabling the approach controller to clear No. 2.

ing marker on approach to the airport. The pilot should then arrange his flight path so as to leave the marker exactly at the designated time. Departure should be made at the designated time without further clearance from the tower, maintaining the last assigned altitude.

(6) When the reported ceiling is below the initial approach altitude authorized over the radio navigation facility at the point of intended let-down, the reported ceiling and visibility shall be included by the tower in the initial transmission to the aircraft and revised as necessary.

(b) *Control of approaches.* (1) The first aircraft will leave the holding fix at the time designated, and will commence descent when cleared for a straight-in approach to the airport. Normally the clearance to land will be issued at the time aircraft report contact or are sighted by the tower.

(2) The second aircraft will be instructed to descend to the altitude previously held by the first aircraft after the first aircraft has reported vacating that altitude.

(3) The second aircraft will be instructed to leave the holding fix at a specified time (determined by the shortest time interval between approaches the controller considers practicable), and to maintain the last assigned altitude. This aircraft will then be cleared for an approach (descent) when the preceding aircraft is sighted by the tower and reasonable assurance exists that a normal landing can be made. In some instances, approach clearance may be issued a minute or two after the aircraft has departed from the holding fix.

(4) The aircraft at the lowest holding altitude need not be held at the marker until the preceding aircraft is in sight, but should be given a departure time which will allow the pilot to proceed toward the range station (maintaining his altitude) and still be able to make a normal descent to the airport after approach clearance is received. This procedure will shorten the time interval between successive approaches.

(5) If clearance for approach is not received in sufficient time to permit normal descent, the last assigned altitude should be maintained to the range station and further clearance requested.

(c) *Determination of approach interval.* (1) Determination of the time interval to be used between successive aircraft making final approach is dependent on the speed of the aircraft, prevailing weather conditions and distance from the range station to the airport.

(2) Inasmuch as 1,000-foot vertical separation is maintained between aircraft at all times, the minimum time interval between aircraft cannot be less than 2 minutes if rate of descent is limited to not over 500 feet per minute. If the aircraft will arrive over the range station on instruments, an additional minute may be added to the minimum time interval to allow the pilot 1 minute of level flight prior to crossing the range station. If weather conditions are such that the pilot is liable to encounter difficulty in completing his landing, however, the time interval is increased suffi-

ciently to allow the first aircraft to land before the second aircraft is cleared for approach.

(3) Succeeding aircraft will be cleared to descend when the next lowest altitude level has been reported vacated.

(d) *Missed approaches.* (1) In the event of missed approach, the pilot should follow missed approach procedures, climbing to missed approach altitude on the appropriate course and request further instructions. Succeeding aircraft of the sequence which have departed from the fan marker would under these circumstances be required to maintain their assigned altitudes and hold between the range station and the holding fix. The center shall be immediately advised of the missed approach and subsequent action coordinated between the tower and center.

[Supp. 1, 14 F. R. 3350]

§ 26.26-84 *Examples of phraseologies (CAA rules which apply to § 26.26)*—(a) *Clearance to holding fix.* (1) Clearance of aircraft to a holding fix (Edgewood) by an airway traffic control center for approach control purposes would be given in the following manner:

Time	Identification	Instructions or reports
16:00	Approach control.....	"Navy 1615 cleared for straight-in approach to airport, report leaving 2,000 and Edgewood. Runway 36, wind north 8."
16:02	Navy 1615 (No. 1).....	"Leaving Edgewood and 2,000 at 02."
16:02	Approach control.....	"Air Force 1234 descend to 2,000 immediately, maintain 2,000, depart Edgewood in-bound at 16:07, report leaving 3,000 and Edgewood."
16:02	Air Force 1234 (No. 2).....	"Leaving 3,000."
16:03	Approach control.....	"Beechcraft 5678 descend to 3,000 immediately; maintain 3,000, depart Edgewood in-bound at 16:12, report leaving 4,000."
16:03	Beechcraft 5678 (No. 3).....	"Leaving 4,000."
16:07	Air Force 1234.....	"Leaving Edgewood at 07, maintaining 2,000."
16:08	Approach control.....	(Navy 1615 is sighted by tower and cleared to land.)
16:08	Approach control.....	"Air Force 1234, cleared for straight-in approach to airport, report leaving 2,000. Runway 36, wind north 8."
16:09	Air Force 1234.....	"Leaving 2,000."
16:09	Approach control.....	"Beechcraft 5678 descend to 2,000 immediately, maintain 2,000, report leaving 3,000 and Edgewood."
16:09	Beechcraft 5678.....	"Leaving 3,000."
16:12	Do.....	"Leaving Edgewood at 12, maintaining 2,000."
16:13	Approach control.....	(Air Force 1234 is sighted by tower and cleared to land.)
16:13	Approach control.....	"Beechcraft 5678, cleared for straight-in approach to airport, report leaving 2,000. Runway 36, wind north 8."
16:13	Beechcraft.....	"Leaving 2,000."
16:18	Approach control.....	(Beechcraft 5678 sighted by tower.)

In the above example, although each aircraft required 6 minutes to proceed from the marker to the airport (in sight of tower), the interval between successive approaches was only 5 minutes. The aircraft at the lowest holding altitude need not be held at the marker until the preceding aircraft is in sight. See text § 26.26 (b) (4).

[Supp. 1, 14 F. R. 3351]

Procedures for alerting search and rescue facilities.

§ 26.26-101 *Introduction (CAA rules which apply to § 26.26).* The purpose of including these procedures in this manual is to insure standard research and rescue alerting procedures on the part of air traffic control. Air traffic control facilities do not have either direct or indirect control of rescue facilities. Therefore, it is necessary to specify air traffic control functions, responsibilities and procedures for alerting such facilities.

(a) *General.* The center, by virtue of the information it possesses regarding movements of aircraft, shall serve as the central point for the coordination of flight data and dissemination of aircraft

"Cessna one two three four cleared to Edgewood; maintain three thousand; hold on west course of Smithville range between Edgewood marker and point two minutes west until further advised by Smithville Approach Control on two five four kilocycles. Expect approach clearance at one six one two."

(2) The pilot would report his arrival over the holding fix to the approach controller in the tower as follows:

"Smithville Approach Control. This is Cessna one two three four, over Edgewood one five five seven at three thousand. Over."

(3) The approach controller in the tower would acknowledge over the voice channel of the radio range (254 kcs.), giving current ceiling and visibility (if required), altimeter setting, time check, and further clearance as necessary.

(b) *Example of control problem.* (1) Assume that three aircraft, Navy 1615 at 2,000 (No. 1), Air Force 1234 at 3,000 (No. 2), and Beechcraft 5678 at 4,000 (No. 3), have arrived at the holding fix (Edgewood) and have reported to the approach controller. Final approach altitude is 1,000 feet. Instructions and reports would be as follows:

movement information regarding air traffic within flight advisory areas.

(1) *Search and rescue.* Search and rescue information shall be provided by air traffic control to assist the associated air rescue agency by advising of aircraft believed, or known to be in need of rescue assistance by supplying pertinent information in relation to last known position, estimated present position, radius of possible action, position of other aircraft along the route of flight, and by acting as clearing agency for assembling other necessary data.

[Supp. 1, 14 F. R. 3351]

§ 26.26-102 *Safety center (CAA rules which apply to § 26.26).* A safety center, where established, shall consist of an air route traffic control center and a rescue coordination center. The air route traffic control center administers air traffic control and traffic advisory information service, within the limits of its responsibilities, whereas the rescue coordination center will administer the search and rescue service. When not adjoining or when necessary, the air route traffic control center and the rescue coordination center must be connected by

telephone, interphone, teletype, or by other means of direct communication.

[Supp. 1, 14 F. R. 3351]

§ 26.26-103 *Alerting of organized search and rescue service (CAA rules which apply to § 26.26).* (a) Where an organized search and rescue service is in operation within a control area of flight advisory area, the notification regarding aircraft in distress shall be forwarded to the appropriate rescue agency by air traffic control. In flight advisory areas, where there is no air traffic control service established, similar action will be taken by the agency responsible for providing flight information service.

(b) Each air route traffic control center shall establish a coordinated plan, with the established rescue coordination center serving the control area of that center, to provide for the effective execution of responsibilities and procedures outlined below:

(1) When assistance to aircraft in distress is required, other than that provided by a flight information service, the rescue coordination center will be responsible for providing that assistance.

(2) When it is determined that an aircraft is in distress, the center having this information will be responsible for immediately notifying the appropriate rescue coordination center. In the event of an aircraft in distress being handled by airport traffic control or approach control, it will be the responsibility of such control to notify the air route traffic control center who will in turn notify the rescue coordination center. This shall not prevent airport traffic control or approach control from alerting local search and rescue agencies or notifying the rescue coordination center direct when the airport traffic control or approach control is not located within a control area.

(3) When an aircraft that is believed to be in distress is under the operational control of an operating agency, the air route traffic control center having this information will advise such operating agency and obtain concurrence that the aircraft is actually in need of assistance prior to notifying the rescue coordination center. However, if it is determined that an aircraft is actually in distress, such rescue coordination center may be advised before notifying the operating agency.

[Supp. 1, 14 F. R. 3351]

§ 26.26-104 *(CAA rules which apply to § 26.26). Alerting procedures.* (a) For purposes of alerting the rescue coordination center, Air Traffic Control will consider aircraft to be in distress under the following circumstances:

(1) When information is received that an aircraft has definitely made a forced landing or is about to do so.

(2) When information is received which indicates that the operating efficiency of an aircraft has been impaired to the extent that a forced landing is likely.

(3) When overdue as defined for the particular route or region concerned.

(b) *Alerting information.* The following information is to be included in

the alerting report to the rescue coordination center:

(1) Agency and person calling.
(2) Flight plan of aircraft and color, if known.

(3) Time last transmission received, by whom, and frequency used.

(4) Last position report, and how determined.

(5) Number of persons aboard.

(6) Time fuel expected to be exhausted.

(7) Whether or not two-way communication is available.

(8) Any action taken by reporting office.

(9) Other pertinent remarks.

(c) *Plotting aircraft in distress.* When an aircraft is in distress, the air route traffic control center shall plot the flight on a chart, utilizing previously reported positions and other available information. The probable future positions of the aircraft should be projected thereon as well as the radio direction finding fixes, if available. Positions of other known aircraft operating in the vicinity of the aircraft in distress and their probable future positions should also be plotted. Taking into consideration the known fuel supply, a maximum radius of action from the last known position shall also be plotted. All known information is to be forwarded immediately to the rescue coordination center.

[Supp. 1, 14 F. R. 3351]

§ 26.27 *Relaying information.* An operator shall not relay information or instructions received from airway traffic control personnel, airway communications, or United States Weather Bureau airport stations, otherwise than in the manner approved by the Administrator.

§ 26.28 *Maximum hours.* Except in case of an emergency, a certificated operator shall be relieved of all duty for not less than 24 consecutive hours at least once during each 7 consecutive days, and shall not serve, nor be required to serve as such:

(a) In excess of 10 consecutive hours;

(b) In excess of 10 hours during a period of 24 consecutive hours unless the operator is given a rest period of not less than 8 hours at or before the termination of such 10 hours of duty.

§ 26.29 *Display of certificate.* An operator shall keep his certificate readily available when he is on duty and shall present it for inspection upon request of any officer or employee of the Administrator or Board and of any State or municipal official charged with the duty of enforcing local laws or regulations involving Federal compliance.

§ 26.30 *Medical certificate.* A medical certificate issued by an authorized medical examiner of the Administrator or other evidence satisfactory to the Administrator that the air-traffic control-tower operator has met the physical requirements prescribed in this part shall be carried by such airman while on duty.

§ 26.31 *Equipment standards.* A certificated air-traffic control-tower operator shall not control air traffic with fa-

cilities which the Administrator has determined to be inadequate.

§ 26.32 *Inspection.* An applicant or a holder of a certificate or rating, upon reasonable request by any representative of the Administrator, shall cooperate fully in any examination which may be made of him.

§ 26.33 *Surrender of certificate.* Upon the suspension, revocation, or expiration of a certificate, the holder shall, upon request, surrender such certificate to a representative or employee of the Administrator.

§ 26.34 *Periodic physical examination.* The holder of an air-traffic control-tower operator certificate shall not exercise the privileges thereunder unless within the preceding 12 calendar months he has met the physical standards of the Second Class prescribed in Part 29 of this subchapter by passing an examination conducted by an authorized medical examiner of the Administrator.

[Amdt. 26-4, 7 F. R. 5038]

§ 26.35 *Operation during physical deficiency.* A certificated air-traffic control-tower operator shall not serve as such during the period of any known physical deficiency which would render him unable to meet the physical requirements prescribed for the original issuance of his certificate: *Provided*, That if the deficiency is of a temporary nature, he may perform any duties not affected thereby when there is present and on duty another certificated and properly qualified air-traffic control-tower operator.

[Amdt. 26-1, 7 F. R. 6943]

§ 26.36 *Recent experience requirements.* The holder of an air-traffic control-tower operator certificate shall not exercise the privileges thereunder unless:

(a) If rated as a junior air-traffic control-tower operator he has served for at least three months as an operator at the airport to which the rating applies during the twelve calendar months immediately preceding, or

(b) If rated as a senior air-traffic control-tower operator he has served for at least three months as an operator at the airport to which the rating applies during the six calendar months immediately preceding, or

(c) He has demonstrated to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations of this subchapter for the issuance of the certificate and rating.

[Amdt. 26-4, 7 F. R. 5038]

§ 26.37 *Reports.* The holder of an air-traffic control-tower operator certificate shall furnish the medical examiner, at the time of each physical examination, to be forwarded by him to the Administrator, a report setting forth the amount and type of his aeronautical experience and such other pertinent data as the Administrator may require, since his last preceding medical examination.

[Amdt. 26-4, 7 F. R. 5038]

**PART 27—AIRCRAFT DISPATCHER
CERTIFICATES
REQUIREMENTS**

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AIRCRAFT DISPATCHER CERTIFICATE

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27.13	Temporary certificates.
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27.17	Nontransferability.
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EXAMINATIONS AND TESTS

27.30	General.
27.31	Time and place.
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27.33	Standard of performance.

AUTHORITY: §§ 27.1 to 27.33 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 27.1 to 27.33 contained in Amendment 46, Civil Air Regulations, 5 F. R. 1761, as amended by Amendments 75, 5 F. R. 3946, except as noted following sections affected.

REQUIREMENTS

§ 27.1 *Aircraft dispatcher certificate requirements.* To be eligible for an aircraft dispatcher certificate, an applicant shall comply with the requirements of §§ 27.2-27.8.

§ 27.2 *Age.* Applicant shall be at least 23 years of age.

§ 27.3 *Character.* Applicant shall be of good moral character.

§ 27.4 *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal aircraft dispatcher privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

[Amdt. 27-2, 13 F. R. 4314]

§ 27.5 *Education.* Applicant shall be able to read, write, and understand the English language, and speak the same without any accent or impediment of speech that would interfere with two-way radio conversation.

§ 27.6 *Aeronautical knowledge.* Applicant shall be familiar with and shall accomplish a satisfactory written examination on:

(a) The provisions of Parts 40 and 61 and those parts of Part 60, of this subchapter, which apply to dispatching. In each case the applicant shall understand the relation of each provision to air carrier operation.

(b) The characteristics of at least one make and model of air carrier aircraft, with particular reference to performance, gross load, pay loads under conditions of

various fuel loads, fuel capacity, fuel consumption at specified power outputs at various altitudes, most economical speed at which level flight can be maintained, and loading charts.

(c) The general system of collection and dissemination of weather information.

(d) Weather map, forecast and sequence abbreviations, symbols, and nomenclature. The general principles of modern methods of weather analysis including the application of data obtained from airplane weather observations and meteorological data reported from observations made by pilots engaged in air carrier flights.

(e) Cloud forms, including average heights of their bases and approximate upper and lower limits within which their bases and tops respectively occur.

(f) Weather conditions adversely affecting aeronautical activities, the circumstances under which they occur, how such are ascertained and located, and principles of forecasting such conditions.

(g) The influence of terrain upon meteorological conditions and developments, and the relation thereof to air carrier flight operations.

(h) Elementary principles of radio range operation and radio communication, including weather conditions adversely affecting them and the communication procedures and practices used between airplanes and ground stations.

(i) Department of Agriculture Weather Bureau Circular N, Instructions for Airway Meteorological Service, and all amendments thereto.

(j) Air navigation facilities in use on the civil airways, including rotating beacons, course lights, radio ranges, radio marker beacons and intermediate fields.

(k) Principles of aircraft navigation, with particular respect to instrument operation and use of radio range and direction-finding equipment, including let-down procedures.

(l) Use and limitations of sensitive type altimeters, particularly with respect to barometric settings.

(m) Airway and airport traffic control procedures.

§ 27.7 *Aeronautical experience.* (a) Applicant shall have served in scheduled air carrier or scheduled military operations for 2 of the immediately preceding 3 years as:

(1) A pilot member of the crew; or
(2) A flight radio operator or ground radio operator; or

(3) A flight navigator; or
(4) A meteorologist in a dispatch organization dispatching aircraft; or

(5) A technical supervisor of aircraft dispatchers; or

(6) An assistant in dispatching of scheduled military aircraft; or

(b) Applicant shall have served for 2 of the immediately preceding 3 years as an air traffic controller; or

(c) Any combination of experience in paragraph (a), or in paragraphs (a) and (b) of this section, provided each is at least one year; or

(d) Applicant shall have served as an assistant in the dispatching of scheduled air carrier aircraft under the su-

pervision of a certificated aircraft dispatcher for at least one year within the immediately preceding 2 years; or

(e) Applicant shall be a graduate of an aircraft dispatcher course approved by the Administrator.

[Amdt. 27-3, 11 F. R. 1883, as amended by Amdt. 27-3, 13 F. R. 5329]

§ 27.8 *Aeronautical skill.* Applicant shall be able to:

(a) Make a reasonably accurate and intelligent analysis of a series of daily Weather Bureau maps, in accordance with modern methods, and forecast therefrom the subsequent weather conditions pertinent to air carrier flying operations.

(b) Make an accurate and detailed analysis, in accordance with modern methods, of weather conditions prevailing in the general neighborhood of a specified civil airway from a series of daily Weather Bureau maps and sequence reports, and forecast with a high degree of accuracy subsequent weather trends pertinent to air carrier flying operations, with particular reference to specified terminals.

(c) Be sufficiently familiar with the Morse code to be able to identify radio ranges by their identification signals.

(d) Prepare and use charts to determine the most economical fuel consumption settings of an aircraft at given altitudes, and

(e) Dispatch and assist a hypothetical flight under adverse weather conditions.

AIRCRAFT DISPATCHER CERTIFICATE

§ 27.10 *Application.* Application for an aircraft dispatcher certificate shall be made upon the applicable form prescribed and furnished by the Administrator.

§ 27.11 *Display.* An aircraft dispatcher certificate shall be kept readily available to the holder thereof at all times when he is on duty in connection with the dispatching of air carrier aircraft, and shall be presented upon the request of any authorized representative of the Administrator or Board or of any State or municipal official charged with the duty of enforcing local laws or regulations involving Federal compliance.

§ 27.12 *Duration.* An aircraft dispatcher certificate shall be of 60 days' duration, and unless the holder is otherwise notified by the Administrator within such period, it shall continue in effect thereafter until otherwise specified by the Board, unless suspended or revoked.

[Amdt. 27-8, 7 F. R. 5038]

§ 27.13 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary aircraft dispatcher certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 27-1, 12 F. R. 4433]

§ 27.14 *Recent experience requirements.* The holder of an aircraft dispatcher certificate shall not exercise the privileges thereunder unless, within the

preceding twelve calendar months he has either:

- (a) For at least three months,
- (1) Served as an aircraft dispatcher, or
- (2) Served as first or second pilot in scheduled air carrier operation, or
- (3) Been engaged in, (i) the technical supervision of aircraft dispatchers or air carrier dispatching systems, or (ii) the determination of competency or qualifications of aircraft dispatchers, or
- (4) Served in any combination of the duties described in subparagraphs (1), (2), or (3) of this paragraph; or
- (b) Demonstrated to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations in this subchapter for the issuance of the certificate and rating.

[Amdt. 27-8, 7 F. R. 5038]

§ 27.15 Reports. The holder of an aircraft dispatcher certificate shall transmit to the Administrator, annually, during the month of January, a report for the preceding twelve-month period, setting forth the amount and type of his aeronautical experience and such other pertinent data as the Administrator may require.

[Amdt. 27-8, 7 F. R. 5039]

§ 27.16 Expired certificates; special issuance. The holder of an aircraft dispatcher certificate which has expired during the preceding twelve months may obtain a new certificate and the same rating theretofore held immediately prior to its expiration, upon application, by demonstrating to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations in this subchapter for the issuance of the certificate and rating.

[Amdt. 27-8, 7 F. R. 5039]

§ 27.17 Nontransferability. An aircraft dispatcher certificate is not transferable.

§ 27.18 Surrender. Upon the suspension, revocation, or expiration of an aircraft dispatcher certificate, the holder thereof shall, upon request, surrender such certificate to any officer or employee of the Administrator.

§ 27.19 Reexamination. An applicant for an aircraft dispatcher certificate who has failed to successfully accomplish the prescribed theoretical or practical tests may apply for reexamination at any time after the expiration of 30 days from the date of such failure.

[Amdt. 46; 5 F. R. 1761, as amended by Amdt. 27-1, 10 F. R. 6831]

§ 27.20 Revocation. No person whose aircraft dispatcher certificate has been revoked shall apply for or be issued an aircraft dispatcher certificate for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

[Amdt. 87, 5 F. R. 5256]

EXAMINATIONS AND TESTS

§ 27.30 General. The examinations and tests prescribed in this part shall be conducted by an authorized representative of the Administrator.

No. 136—35

§ 27.31 Time and place. All examinations and tests will be held at such times and places as the Administrator may designate.

§ 27.32 Inspection. The applicant for an aircraft dispatcher certificate shall offer full cooperation with respect to any inspection or examination which may be made of such applicant upon proper request by any authorized representative of the Administrator prior or subsequent to the issuance of an aircraft dispatcher certificate.

§ 27.33 Standard of performance. All practical or theoretical examinations and tests shall be accomplished to the satisfaction of the Administrator and the passing grade in each subject shall be at least 70 percent.

PART 29—PHYSICAL STANDARDS FOR AIRMEN

- Sec.
- 29.1 Physical standards.
- 29.2 First class.
- 29.3 Second class.
- 29.4 Third class.
- 29.5 Waiver of physical standards.

AUTHORITY: §§ 29.1 to 29.5 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 29.1 to 29.5 contained in Amendment 29-0, Civil Air Regulations, 7 F. R. 3925, except as noted following sections affected.

§ 29.1 Physical standards. The physical standards for airmen shall be as set forth in §§ 29.2-29.4.

§ 29.2 First class—(a) Eye. Applicant shall have:

(1) A visual acuity of at least 20/20 in each eye separately without correction: *Provided*, That if the vision in either or both eyes is not poorer than 20/50 and is brought up to 20/20 or better in each such eye by glasses, the applicant may be qualified upon condition that correcting glasses be worn while exercising the privileges of his airman certificate.

(2) An average depth perception of 30 millimeters or less on a prescribed depth perception apparatus with or without correction: *Provided*, That if the depth perception is greater than 30 millimeters without correction, and is corrected to at least 30 millimeters average by glasses, the applicant may be qualified upon condition that such glasses be worn while exercising the privileges of his airman certificate.

(3) No diplopia in any meridian within 35 degrees from the point of visual fixation.

(4) Not more than one diopter of hyperphoria in either eye.

(5) Not more than 10 diopters of esophoria.

(6) Not more than 5 diopters of exophoria.

(7) An abduction of not less than 3 diopters nor more than 15 diopters.

(8) An adduction of 6 or more diopters.

(9) An accommodation of at least V=1.00 at 18 inches with each eye separately without the use of correcting glasses.

(10) Normal color vision.

(11) Normal visual fields.

(12) No acute or chronic pathological condition of either eye or adenexae, which may interfere with its proper function, may progress to that degree, or may be aggravated by flying.

(b) *Ear, nose, throat, and equilibrium.*

(1) Applicant shall be able to hear the whispered voice at 8 feet with each ear separately; shall have no acute or chronic disease of the middle or internal ear; no disease of the mastoid; no unhealed (unclosed) perforations of the ear drum; no disease or malformation of the nose or throat which may interfere with or be aggravated by flying; and no disturbance of equilibrium.

(2) If the hearing acuity for the whispered voice is less than 20 feet in either ear the applicant shall possess a hearing acuity of at least 50% of normal in each ear throughout the effective speech and radio range as demonstrated by a standard audiometer.

(c) *General physical condition.* (1) Applicant shall have no organic or functional disease or structural defect or limitation which would interfere with the safe piloting of aircraft, or other duties of his airman certificate.

(2) Reclining blood pressure shall not exceed 135 mm. systolic, nor 90 mm., diastolic.

(3) Applicants 40 years of age or over shall demonstrate a degree of circulatory efficiency compatible with the safe operation of aircraft at high altitudes.

(d) *Nervous system.* Applicant shall have no disease of the mental or nervous system and no abnormality of the personality.

§ 29.3 Second class—(a) Eye. Applicant shall have:

(1) A visual acuity of at least 20/20 in each eye separately without correction: *Provided*, That if the vision in either or both eyes is not poorer than 20/50 and is brought up to 20/20 or better in each such eye by glasses, the applicant may be qualified upon condition that correcting glasses be worn while exercising the privileges of his airman certificate.

(2) An average depth perception of 30 millimeters or less on a prescribed depth perception apparatus, with or without correction: *Provided*, That if the depth perception is greater than 30 millimeters without correction, and is corrected to at least 30 millimeters average by glasses, the applicant may be qualified upon condition that such glasses be worn while exercising the privileges of his airman certificate.

(3) No diplopia in any meridian within 35 degrees from the point of visual fixation.

(4) Not more than one diopter of hyperphoria.

(5) Properly balanced eye muscles with an abduction of 3 diopters or more, and adduction of six diopters or more.

(6) Sufficient accommodation to pass a test prescribed by the Administrator based primarily upon ability to read official aeronautical maps.

(7) Normal fields of vision; and

(8) No pathology of the eye.

(b) *Ear, nose, throat, and equilibrium.*

Applicant shall be able to hear the whispered voice at 8 feet with each ear separately; shall have no acute or chronic

disease of the middle or internal ear; no disease of the mastoid; no unhealed (unclosed) perforations of the ear drum; no disease or malformation of the nose or throat which may interfere with or be aggravated by flying; and no disturbance of equilibrium.

(c) *General physical condition.* Applicant shall have no organic or functional disease or structural defect or limitation which would interfere with the safe piloting of aircraft, or other duties of his airman certificate.

(d) *Nervous system.* Applicant shall have no disease of the mental or nervous system and no abnormality of the personality.

§ 29.4 *Third class—(a) Eye.* Applicant shall have:

(1) A visual acuity of at least 20/50 in each eye separately without correction: *Provided*, That if the vision in either or both eyes is poorer than 20/50 and is brought up to 20/30 or better in each such eye by glasses, the applicant may be qualified upon condition that such glasses be worn while exercising the privileges of his airman certificate.

(2) No serious pathology of the eye.

(b) *Ear, nose, throat, and equilibrium.* Applicant shall be able to hear the whispered voice at 3 feet; shall have no acute or chronic disease of the internal ear, no disease or malformation of the nose or throat which may interfere with or be aggravated by flying, and no disturbance in equilibrium.

(c) *General physical condition.* No applicant shall have an organic or functional disease which would interfere with the safe piloting of aircraft, or other duties of his airman certificate. Any structural defect or limitation shall be noted on the medical certificate.

(d) *Nervous system.* Applicant shall have no disease of the mental or nervous system and no abnormality of the personality.

[Amdt. 29-0, 7 F. R. 3925, as amended by Amdt. 29-2, 9 F. R. 11675, Amdt. 29-3, 10 F. R. 3795]

§ 29.5 *Waiver of physical standards.* An airman certificate shall be issued to an applicant, other than an applicant for the original issuance of an air-line transport pilot certificate, who does not meet the appropriate physical standards if his aeronautical experience, ability, and judgment compensate for his physical deficiency and he meets all other requirements for the issuance of said certificate. Any certificate issued under these circumstances shall state that the applicant does not meet the appropriate physical standards prescribed herein but that his physical deficiencies were found to be compensated by his demonstrated aeronautical experience, ability, and judgment. Such certificate may be limited as to type of operation, type of aircraft, or period of reexamination.

[Amdt. 29-1, 8 F. R. 16888]

PART 33—FLIGHT RADIO OPERATOR CERTIFICATES

REQUIREMENTS FOR CERTIFICATE

Sec.
33.1 Issuance.
33.2 Age.

Sec.
33.3 Citizenship.
33.4 Education.
33.5 Physical standards.
33.6 Experience.
33.7 Knowledge.
33.8 Skill.

CERTIFICATION RULES

33.10 Application.
33.11 Duration.
33.12 Temporary certificates.
33.13 Reexamination.
33.14 Certificate.
33.15 Medical certificate and renewal.
33.16 Certificate display.
33.17 Operation during physical deficiency.

AUTHORITY: §§ 33.1 to 33.17 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 33.1 to 33.17 contained in Amendment 33-0, Civil Air Regulations, 12 F. R. 3029, except as noted following sections affected.

NOTE: The following explanatory statement was issued as a part of Amendment 33-0:

In accordance with the provisions of Title VI of the Civil Aeronautics Act of 1938 (52 Stat. 1007; 49 U. S. C. 551-560) it is unlawful for any person to serve in any capacity as an airman in connection with any civil aircraft used in air commerce without an airman certificate authorizing him to serve in such capacity, or in violation of the terms of any such certificate. A flight radio operator falls within the definition of airman as defined in that act.

The purpose of this part is to provide a means for compliance with the airman requirements of Title VI of the act with respect to the use in air commerce of those types of aircraft which require the services of flight radio operators by providing the standards by which flight radio operators may be certificated as airmen.

REQUIREMENTS FOR CERTIFICATE

§ 33.1 *Issuance.* A flight radio operator certificate will be issued to an applicant who meets the following requirements.

§ 33.2 *Age.* Applicant shall be at least 18 years of age.

§ 33.3 *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants reciprocal flight radio operator privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

NOTE: At the present time Federal Communications Commission radio operator licenses are issued only to citizens of the United States.

§ 33.4 *Education.* Applicant shall be able to read, write, and understand the English language and speak the same without accent or impediment of speech which would interfere with two-way radio conversation.

§ 33.5 *Physical standards.* Applicant shall meet the physical standards of the third class prescribed in Part 29 of this subchapter of this chapter.

§ 33.6 *Experience.* (a) Applicant shall hold a Federal Communications Commission radiotelegraph operator license of not less than second class.

(b) Applicant shall:

(1) Have had at least 12 months of satisfactory experience as a radio operator

in aircraft, maritime, or ground stations, commercial or military, including at least 4 months of experience as a radio-telegraph operator; and have had at least 50 hours of experience in the operation of aircraft radio during flight; or

(2) Be a graduate of a flight radio operator course approved by the Administrator.

§ 33.7 *Knowledge.* Applicant shall pass a written examination on the following subjects:

(a) Such provisions of the Civil Air Regulations (Parts 1-99 of this subchapter) as are pertinent to the operation of aircraft radio systems;

(b) Theory and operation of radio communication and radio navigational systems in general use on aircraft;

(c) Radio navigation of aircraft;

(d) Aircraft radio operating procedures.

§ 33.8 *Skill.* Applicant shall:

(a) Pass a practical examination on the operation, adjustment, and routine repair of aircraft radio communication and radio navigational equipment;

(b) Demonstrate his ability to send and receive International Morse Code at a speed of 20 words per minute code groups, and 25 words per minute plain language.

CERTIFICATION RULES

§ 33.10 *Application.* Application shall be made on a form and in the manner prescribed by the Administrator.

§ 33.11 *Duration.* A flight radio operator certificate shall remain in effect unless it is suspended, or revoked, or a general termination date for such certificate is fixed by the Board.

§ 33.12 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary flight radio operator certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

§ 33.13 *Reexamination.* Applicants who have failed in any examination may apply for reexamination on the part failed after 30 days from the date of such failure.

§ 33.14 *Certificate.* No individual shall serve in the flight crew as a flight radio operator unless he has in his personal possession while so serving a valid flight radio operator certificate issued by the Administrator.

[Amdt. 33-1, 13 F. R. 4759]

§ 33.15 *Medical certificate and renewal.* No individual shall exercise the privileges of a flight radio operator certificate unless he has in his personal possession while so serving a medical certificate or other evidence satisfactory to the Administrator showing that he has met the physical requirements appropriate to his certificate within the preceding 12 calendar months.

[Amdt. 33-1, 13 F. R. 4759]

§ 33.16 *Certificate display.* A flight radio operator shall, upon request, present his airman and medical certificates for examination by any representative

of the Civil Aeronautics Board or Administrator or by any State or local law enforcement officer.

[Amdt. 33-1, 13 F. R. 4759]

§ 33.17 *Operation during physical deficiency.* No flight radio operator shall exercise the privileges of his airman certificate during any period of known physical deficiency or increase in physical deficiency which would render him unable to meet the physical requirements prescribed for the issuance of his currently effective medical certificate.

[Amdt. 33-1, 13 F. R. 4759]

PART 34—FLIGHT NAVIGATOR CERTIFICATES

REQUIREMENTS FOR CERTIFICATE

- Sec.
- 34.1 Issuance.
- 34.2 Age.
- 34.3 Citizenship.
- 34.4 Education.
- 34.5 Physical standards.
- 34.6 Experience.
- 34.7 Knowledge.
- 34.8 Skill.

CERTIFICATION RULES

- 34.10 Application.
- 34.11 Duration.
- 34.12 Temporary certificates.
- 34.13 Reexamination.
- 34.14 Certificate.
- 34.15 Medical certificate and renewal.
- 34.16 Certificate display.
- 34.17 Operation during physical deficiency.

AUTHORITY: §§ 34.1 to 34.17, issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008; 49 U. S. C. 551, 552.

SOURCE: §§ 34.1 to 34.17, contained in Amendment 34-0, Civil Air Regulations, 12 F. R. 3029.

NOTE: The following explanatory statement was issued as a part of Amendment 34-0:

In accordance with the provisions of Title VI of the Civil Aeronautics Act of 1938 (52 Stat. 1007; 49 U. S. C. 551-560) it is unlawful for any person to serve in any capacity as an airman in connection with any civil aircraft used in air commerce without an airman certificate authorizing him to serve in such capacity, or in violation of the terms of any such certificate. A flight navigator falls within the definition of airman as defined in that act.

The purpose of this part is to provide a means for compliance with the airman requirements of Title VI of the act with respect to the use in air commerce of those types of aircraft which require the services of flight navigators by providing the standards by which flight navigators may be certificated as airmen.

REQUIREMENTS FOR CERTIFICATE

§ 34.1 *Issuance.* A flight navigator certificate will be issued to an applicant who meets the following requirements.

§ 34.2 *Age.* Applicant shall be at least 21 years of age.

§ 34.3 *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants reciprocal flight navigator privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

§ 34.4 *Education.* Applicant shall be able to read, write, speak, and understand the English language.

§ 34.5 *Physical standards.* Applicant shall meet the physical standards of the second class prescribed in Part 29 of this subchapter.

§ 34.6 *Experience.* (a) Applicant shall:

(1) Have at least 200 hours of satisfactory flight navigation including celestial and radio navigation and dead reckoning: *Provided*, That a pilot who has logged 500 hours of cross-country flight, of which 100 hours shall have been at night, may be credited with not more than 100 hours toward this experience; and

(2) Have satisfactorily determined his position in flight not less than 25 times by night by celestial observations and not less than 25 times by day by celestial observations in conjunction with other aids; or

(b) Applicant shall be a graduate of a flight navigator course approved by the Administrator.

§ 34.7 *Knowledge.* Applicant shall pass a written examination on the following subjects:

(a) Those provisions of the regulations in this subchapter pertinent to the duties of a navigator in the navigation of aircraft;

(b) The fundamentals of flight navigation, including flight planning and cruise control;

(c) Practical meteorology, including the analysis of weather maps, weather reports, and weather forecasts; weather sequence abbreviations, symbols, and nomenclature;

(d) Types of air navigation facilities and procedures in general use;

(e) The calibration and use of instruments used in air navigation;

(f) Navigation by dead reckoning;

(g) Navigation by celestial means;

(h) Navigation by means of radio aids;

(i) Pilotage and map reading;

(j) Interpretation of navigational aid identification signals.

§ 34.8 *Skill.* (a) Applicant shall pass a practical examination in the operation of flight navigational equipment.

(b) Applicant shall accomplish practical tests in aircraft navigation by:

(1) Dead reckoning;

(2) Celestial means; and

(3) Radio aids to navigation.

CERTIFICATION RULES

§ 34.10 *Application.* Application shall be made on a form and in the manner prescribed by the Administrator.

§ 34.11 *Duration.* A flight navigator certificate shall remain in effect unless it is suspended, or revoked, or a general termination date for such certificate is fixed by the Board.

§ 34.12 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary flight navigator certificate for a period of not to exceed 90 days, subject to the terms

and conditions specified therein by the Administrator.

§ 34.13 *Reexamination.* Applicants who have failed in any examination may apply for reexamination on the part failed after 30 days from the date of such failure.

§ 34.14 *Certificate.* No individual shall serve in the flight crew as a flight navigator unless he has in his personal possession while so serving a valid flight navigator certificate issued by the Administrator.

[Amdt. 34-1, 13 F. R. 4759]

§ 34.15 *Medical certificate and renewal.* No individual shall exercise the privileges of a flight navigator certificate unless he has in his personal possession while so serving a medical certificate or other evidence satisfactory to the Administrator showing that he has met the physical requirements appropriate to his certificate within the preceding 12 calendar months.

[Amdt. 34-1, 13 F. R. 4759]

§ 34.16 *Certificate display.* A flight navigator shall, upon request, present his airman and medical certificates for examination by any representative of the Civil Aeronautics Board or Administrator or by any State or local law enforcement officer.

[Amdt. 34-1, 13 F. R. 4759]

§ 34.17 *Operation during physical deficiency.* No flight navigator shall exercise the privileges of his airman certificate during any period of known physical deficiency or increase in physical deficiency which would render him unable to meet the physical requirements prescribed for the issuance of his currently effective medical certificate.

[Amdt. 34-1, 13 F. R. 4759]

PART 35—FLIGHT ENGINEER CERTIFICATES

REQUIREMENTS FOR CERTIFICATE

- Sec.
- 35.1 Issuance.
- 35.2 Age.
- 35.3 Citizenship.
- 35.4 Education.
- 35.5 Physical standards.
- 35.6 Experience.
- 35.7 Knowledge.
- 35.8 Skill.
- 35.9 Limited certificate.

CERTIFICATION RULES

- 35.10 Application.
- 35.11 Duration.
- 35.12 Temporary certificates.
- 35.13 Surrender.
- 35.14 Reexamination.
- 35.15 Certificate.
- 35.16 Medical certificate and renewal.
- 35.17 Certificate display.
- 35.18 Operation during physical deficiency.

DEFINITIONS

- 35.30 Definitions.
- 35.31 Flight time.
- 35.32 Pilot in command.

AUTHORITY: §§ 35.1 to 35.32 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008, 49 U. S. C. 551, 552; Pub. Law 872, 80th Cong.

SOURCE: §§ 35.1 to 35.32 contained in Amendment 35-0, Civil Air Regulations, 12

F. R. 41, except as noted following provision affected.

NOTE: The following explanatory statement was issued as a part of Amendment 35-0:

In accordance with the provisions of Title VI of the Civil Aeronautics Act of 1938 it is unlawful for any person to serve in any capacity as an airman in connection with any civil aircraft used in air commerce without an airman certificate authorizing him to serve in such capacity, or in violation of the terms of any such certificate. A flight engineer falls within the definition of airman as defined in that act.

The purpose of this part is to provide a means for compliance with the airman requirements of Title VI of the act with respect to the use in air commerce of those types of aircraft which require the services of flight engineers by providing the standards by which flight engineers may be certificated as airmen.

REQUIREMENTS FOR CERTIFICATE

§ 35.1 *Issuance.* A flight engineer certificate will be issued to an applicant who meets the requirements of §§ 35.2-35.9.

§ 35.2 *Age.* Applicant shall be at least 21 years of age.

§ 35.3 *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants reciprocal flight engineer privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

§ 35.4 *Education.* Applicant shall be able to read, write, speak, and understand the English language.

§ 35.5 *Physical standards.* Applicant shall meet the physical standards of the second class prescribed in Part 29 of this subchapter.

§ 35.6 *Experience.* Each applicant for a flight engineer certificate shall:

(a) Have had at least 3 years of diversified practical experience in the maintenance and repair of aircraft and aircraft engines, of which one year shall have been in the maintenance and repair of multiengine aircraft of a type used in air carrier operations and having engines rated at least at 800 horsepower each; or

(b) Be a graduate of at least a two-year specialized aeronautical training course in the maintenance, repair, and overhaul of aircraft and aircraft engines, of which at least six months shall be in the maintenance and repair of multiengine aircraft of a type used in air carrier operations and having engines rated at least at 800 horsepower each; or

(c) Have had at least 100 hours of flight experience in the duties of a flight engineer; or

(d) Have satisfactorily completed a course of ground and flight instruction in at least the items specified in § 35.7 which the Administrator has found adequate for the training of a flight engineer; or

(e) Have had at least 200 hours of flight time as pilot in command of an aircraft having 4 engines or more.

[Amdt. 35-1, 14 F. R. 2196]

§ 35.7 *Knowledge.* Applicant shall pass a written examination on the following subjects pertaining to aircraft having 4 or more engines and certificated in the transport category or to aircraft having 4 or more engines and incorporating a flight engineer station:

(a) Responsibilities and limitations of a flight engineer as specified in the regulations of this subchapter.

(b) Theory of flight and elementary aerodynamics;

(c) Aircraft performance and aircraft engine operation with respect to limitations;

(d) Mathematical computations of engine operation and fuel consumption, including basic meteorology with respect to engine operations;

(e) Aircraft loading and center of gravity computations;

(f) Basic aircraft maintenance and operating procedures.

[Amdt. 35-1, 13 F. R. 2645]

§ 35.8 *Skill.* Applicant shall pass a practical test in the duties of a flight engineer during flight on an aircraft having 4 or more engines and certificated in the transport category or on an aircraft having 4 or more engines and incorporating a flight engineer station; and shall demonstrate competency with respect to:

(a) Normal duties and procedures relating to aircraft, aircraft engines, propellers, and appliances;

(b) Recognition of the malfunctioning of aircraft, aircraft engines, propellers, and appliances, and the taking of appropriate action thereon;

(c) Emergency duties and procedures relating to aircraft, aircraft engines, propellers, and appliances.

[Amdt. 35-1, 13 F. R. 2645]

§ 35.9 *Limited certificate.* (a) An applicant may be certificated as a flight engineer for an aircraft having less than 4 engines: *Provided*, That (1) the design of the aircraft incorporates a flight engineer station satisfactory to the Administrator, (2) the applicant meets the requirements of §§ 35.1 through 35.6, and (3) the applicant passes written and practical examinations respecting such aircraft on the subjects listed in §§ 35.7 and 35.8.

(b) A certificate issued under the provisions of this section shall contain an appropriate limitation which may be removed at such time as the holder of the certificate passes the written and practical tests prescribed in §§ 35.7 and 35.8.

[Amdt. 35-1, 13 F. R. 2645]

CERTIFICATION RULES

§ 35.10 *Application.* Application shall be made on a form and in the manner prescribed by the Administrator.

§ 35.11 *Duration.* A flight engineer certificate shall remain in effect unless it is suspended, or revoked, or a general termination date for such certificate is fixed by the Board.

§ 35.12 *Temporary certificates.* The Administrator or his authorized representative may issue a temporary flight

engineer certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 35-1, 12 F. R. 1030]

§ 35.13 *Surrender.* Any flight engineer shall, upon request, deliver his certificate to the Administrator, if it has been suspended or revoked.

§ 35.14 *Reexamination.* Applicants who have failed in any examination may apply for reexamination on the part failed after 30 days from the date of such failure.

§ 35.15 *Certificate.* No individual shall serve in the flight crew as a flight engineer unless he has in his personal possession while so serving a valid flight engineer certificate issued by the Administrator.

[Amdt. 35-2, 13 F. R. 4760]

§ 35.16 *Medical certificate and renewal.* No individual shall exercise the privileges of a flight engineer certificate unless he has in his personal possession while so serving a medical certificate or other evidence satisfactory to the Administrator showing that he has met the physical requirements appropriate to his certificate within the preceding 12 calendar months.

[Amdt. 35-2, 13 F. R. 4760]

§ 35.17 *Certificate display.* A flight engineer shall, upon request, present his airman and medical certificates for examination by any representative of the Civil Aeronautics Board or Administrator or by any State or local law enforcement officer.

[Amdt. 35-2, 13 F. R. 4760]

§ 35.18 *Operation during physical deficiency.* No flight engineer shall exercise the privileges of his airman certificate during any period of known physical deficiency or increase in physical deficiency which would render him unable to meet the physical requirements prescribed for the issuance of his currently effective medical certificate.

[Amdt. 35-2, 13 F. R. 4760]

DEFINITIONS

§ 35.30 *Definitions.* (a) As used in this part the words listed below shall be defined as follows:

[Amdt. 35-1, 14 F. R. 2196]

§ 35.31 *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight (block to block).

[Amdt. 35-1, 14 F. R. 2196]

§ 35.32 *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

[Amdt. 35-1, 14 F. R. 2196]

PART 40—AIR CARRIER OPERATING CERTIFICATION

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40.1	Provision for issuance.
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40.80	Hangar facilities.
40.81	Shop facilities.
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40.87	First pilots.
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AIRMEN REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

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AUTHORITY: §§ 40.1 to 40.205 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 604, 52 Stat. 1007, 1010; 49 U. S. C. 551, 554.

SOURCE: §§ 40.1 to 40.205 contained in Civil Air Regulations, May 31, 1938, as amended by Regulation 601-A-1, 3 F. R. 2056 and Amendment 129, 6 F. R. 4691, except as noted following sections affected.

NOTE 1: Special Regulations, Serial No. SR-331, 14 F. R. 3199, provides as follows:

Flights of scheduled air carriers while at altitudes in excess of 12,500 feet above sea level east of Longitude 100° W. and 14,500 feet above sea level west of Longitude 100° W. shall comply with the applicable provisions of the Civil Air Regulations except as follows:

(a) Such flights need not comply with the requirements of § 60.45 Right-side traffic, § 61.252 Deviation from route, or any other sections of Parts 40 and 61 of this subchapter concerning civil airways.

(b) Such flights need not comply with the requirements of § 60.43 Air traffic clearance, § 60.21 Adherence to air traffic clearances, § 60.47 Radio communications, and § 61.171 Weather reports, except to the extent which the Administrator may prescribe.

(c) Each first pilot engaged in these operations shall be qualified for the route, if he is qualified for operations over any regular authorized route for the air carrier involved between the regular terminals for such operation.

(d) Each dispatcher who dispatches aircraft on flights authorized by this regulation shall be qualified under § 61.154 of this subchapter for operation over an authorized route for the air carrier involved between the regular terminals of such operations: *Provided*, That when he is qualified only on a portion of such route he may dispatch aircraft only after coordinating the dispatch with dispatchers who are qualified for the other por-

tions of the route between the points to be served.

This regulation supersedes Special Civil Air Regulation Serial No. 323, as amended, and shall terminate December 31, 1949.

NOTE 2: Special Regulations, Serial No. SR-326, 13 F. R. 5208, provides as follows:

An air carrier operating certificate, or amendments thereto, may be issued by the Administrator to an air carrier holding a temporary certificate of public convenience and necessity issued by the Board, authorizing such carrier to engage in scheduled air carrier operations which do not fully meet the certification and operation requirements of Parts 40 and 61 of this subchapter if the Administrator finds that any of such requirements can be omitted or modified without adversely affecting safety. Such omissions or modifications, when approved by the Administrator, shall be listed in the air carrier operating certificate, and the Administrator shall promptly notify the Board of the omissions or modifications approved by him and the reasons therefor.

This regulation supersedes Special Civil Air Regulation Serial No. 396 and shall terminate August 31, 1949.

NOTE 3: Special Regulation SR-325, effective Aug. 27, 1948, 13 F. R. 5147, provides in part as follows:

Any air carrier authorized . . . to engage in scheduled air transportation of cargo may conduct such transportation under the air carrier certification and operation rules prescribed in Part 42 of this chapter.

§ 40.1 *Provision for issuance.* Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, empowering the Administrator of Civil Aeronautics to issue air carrier operating certificates and the Board to establish minimum safety standards for the operation of the air carrier to whom any such certificate is issued, the following regulations are prescribed for such certification of scheduled air carriers engaged in interstate air transportation within the continental limits of the United States, as to their competency.

[CAR, May 31, 1938, as amended by Amdt. 75, 5 F. R. 3946, and Amdt. 133, 6 F. R. 5038]

GENERAL MINIMUM REQUIREMENTS

§ 40.5 *Eligibility.* To be eligible for an air carrier operating certificate, an applicant shall meet and comply with the general minimum requirements of §§ 40.6-40.13.

§ 40.6 *Economic strength.* Applicant shall show economic and financial strength sufficient to establish a presumption of ability to operate the air carrier with reasonable safety as related to the service offered, for a period of at least 1 year.

§ 40.7 *Route.* Applicant shall show that the route over which it proposes to operate is, or prior to operation will be, equipped with such navigational facilities (including terminal and intermediate airports, emergency landing fields, and ground aids to air navigation) as are determined by the Administrator to be necessary for safe operation as related to the service offered.

[Amdt. 40-8, 11 F. R. 7033]

§ 40.8 *Definition of route.* A route is that portion of the navigable airspace designated by the Administrator which

is to be used by the air carrier in scheduled air transportation.

[Amdt. 40-3, 11 F. R. 5645]

§ 40.9 *Aircraft.* Applicant shall show certificated aircraft of a type and number found by the Administrator to be adequate for safe operation as related to the service offered, the route traversed, and the operating and maintenance procedures and techniques proposed. (See also §§ 40.21-40.102.)

[Amdt. 40-7, 11 F. R. 5996, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.10 *Airmen.* Applicant shall show certificated airmen (including both flight and ground personnel) of kind, grade, and number deemed by the Administrator to be necessary for safe operation as related to the service offered, the route traversed, the aircraft used, and the operating and maintenance procedures, and techniques proposed.

§ 40.11 *Operations manual.* Applicant shall show an operations manual, prepared for the use of its airmen, which fully details the operating and communications methods, procedures, and techniques proposed for its air carrier operations.

§ 40.12 *Maintenance manual.* Applicant shall show a maintenance manual or suitable equivalent prepared for the use of its airmen and other maintenance personnel which adequately defines the maintenance methods, procedures, and techniques proposed for its air carrier operation.

§ 40.13 *Schedules.* Applicant shall show proposed schedules set up with due regard for sufficient time for the adequate servicing with fuel and oil at intermediate stops, and to prevailing winds, and on the basis of a cruising speed of the aircraft at not to exceed the specified cruising power output of the engines as operated in the aircraft.

PASSENGER MINIMUM REQUIREMENTS

§ 40.21 *Qualifications.* (a) Aircraft certificated as a basic type after June 30, 1942, shall be certificated in accordance with Part 4b of this subchapter, or the transport category requirements of Part 4a of this subchapter, and shall meet the requirements of § 61.213 of this subchapter over each route to be flown.

(b) Aircraft certificated as a basic type prior to June 30, 1942, shall either:

(1) Retain their present airworthiness certification status and shall be operated in accordance with such operating limitations as the Administrator finds will provide a safe relation between the performance of the aircraft and the dimensions of airports and terrain; or

(2) Qualify by showing compliance with either the performance requirements contained in §§ 4a.737-T through 4a.750-T or the requirements contained in Part 4b of this subchapter, and when so qualified shall meet the requirements of § 61.213 of this subchapter over each route to be flown: *Provided*, That should any type be so qualified all aircraft of any one operator of the same or related types shall be similarly qualified and operated.

(c) Aircraft used after December 31, 1953, shall comply with all of the requirements of Part 4b of this subchapter or the transport category requirements of Part 4a of this subchapter and shall meet the requirements of § 61.213 of this subchapter over each route to be flown.

[Amdt. 40-2, 13 F. R. 746, as amended by Amdt. 40-6, 14 F. R. 2196]

ROUTE REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.26 *Airway.* Applicant shall show that the regular route over which the proposed operations will be conducted is, or prior to authorization will be, within the limits of a civil airway, or is otherwise deemed satisfactory by the Administrator for the operation proposed. (If applicant's proposed route does not lie within the limits of a civil airway, a petition requesting that a civil airway be designated to embrace such route may be made simultaneously with the air carrier operating certificate application.)

§ 40.27 *Airports.* Applicant shall show that the airports to be used as terminals and scheduled intermediate stops are deemed adequate by the Administrator for safe air carrier operation of the type proposed.

[Amdt. 51, 5 F. R. 1838]

§ 40.28 *Public protection.* Applicant shall show that reasonable and adequate facilities and safety devices (including protection from revolving aircraft propellers) are provided for the protection of the public at each terminal and scheduled intermediate stop.

§ 40.29 *Intermediate fields.* Applicant shall show intermediate fields or airports available for safe landings with the load authorized for the route, or part thereof, and located so that the aircraft, when flying along the proposed route, shall at no time be at a distance greater than 100 miles from an intermediate field or airport: *Provided*, That the Administrator may permit or require intermediate fields at greater or less distances if suitable or necessary to provide adequate safety along the proposed route.

[CAR, May 31, 1938, as amended by Amdt. 40-1, 8 F. R. 1334]

§ 40.30 *Refueling facilities.* Applicant shall show that adequate refueling facilities, including equipment to test gasoline storage tanks for the presence of water and to remove any water or condensation found therein, are provided at each terminal, scheduled intermediate stop, and intermediate field where refueling is contemplated.

§ 40.31 *Radio facilities.* Applicant shall show a two-way ground-to-aircraft radiotelephone communication system at such terminals and at such points as may be deemed necessary by the Administrator to insure satisfactory communications over the entire route under normal operating conditions. Such system shall be independent of radio facilities provided by Federal or other governmental agencies.

§ 40.32 *Weather reporting.* Applicant shall show weather reporting serv-

ices at the proposed terminals and en-route, adequate to insure sufficient weather reports prepared from observations made and released by the United States Weather Bureau or by a source approved by it.

ROUTE REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

§ 40.36 *Airway.* Applicant shall meet the requirements of § 40.26 and, in addition, shall show that the proposed route is equipped with such airway beacons and obstruction lights as are deemed by the Administrator to be adequate for safe air carrier operation at night.

§ 40.37 *Airports.* Applicant shall meet the requirements of § 40.27 and, in addition, shall show that the airport to be used at each proposed terminal and scheduled intermediate stop is equipped with such lighting facilities as are deemed by the Administrator to be adequate for safe air carrier operation at night.

§ 40.38 *Public protection.* Same as in § 40.28.

§ 40.39 *Intermediate fields.* Applicant shall meet the requirements of § 40.29 and, in addition, shall show that such intermediate fields are equipped with lighting facilities as required by § 40.37.

§ 40.40 *Refueling facilities.* Same as in § 40.30.

§ 40.41 *Radio facilities.* Same as in § 40.31.

§ 40.42 *Weather reporting.* Same as in § 40.32.

ROUTE REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

§ 40.46 *Airway.* (a) Applicant shall meet the requirements of § 40.26 for day operation, or of § 40.36 for night operation. In addition, for either day or night operation, applicant shall show that the proposed route is equipped with radio ranges (or equivalent facilities) adequate for safe air carrier operation, projecting courses over the proposed route. The applicant may show, in lieu of courses projected over the proposed route by such radio ranges or equivalent facilities, (1) that instrument navigation may be safely conducted over the proposed route by the use of radio direction finding equipment installed in the aircraft, and (2) that a practical alternate route, equipped with radio range stations (or equivalent facilities) projecting courses over such alternate route, exists between the terminals of the proposed route.

(b) Applicant shall also show such other radio navigational aids (including radio markers) as are necessary for safe air carrier operation.

[Amdt. 102, 6 F. R. 1159]

§ 40.47 *Airports.* For day operation applicant shall show that the airport to be used at each proposed route terminal, scheduled intermediate stop, and alternate terminal is deemed adequate by the Administrator for the service offered. For night operation applicant shall meet

the foregoing requirements and, in addition, shall show that the proposed terminal, scheduled intermediate stop, and alternate airports are provided with such lighting facilities as are deemed by the Administrator to be adequate for safe air carrier operation at night.

§ 40.48 *Public protection.* Same as in § 40.28.

§ 40.49 *Intermediate fields.* Same as in § 40.29 for day operation, and as in § 40.39 for night operation.

§ 40.50 *Refueling facilities.* Same as in § 40.30.

§ 40.51 *Radio facilities.* Same as in § 40.31.

§ 40.52 *Weather reporting.* Same as in § 40.32.

AIRCRAFT REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.56 *If single-engine operation over land.* Applicant shall show land aircraft of type and number necessary for safe operation, or applicant may show a similar number of water aircraft if the route to be flown over is such that the aircraft can, at all times, reach open water deemed suitable by the Administrator for a safe landing in the event of complete power failure. Single-engine aircraft may be operated over routes deemed by the Administrator to have suitable landing terrain.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.57 *If single-engine operation over water.* Applicant shall show water aircraft of type and number necessary for safe operation, or applicant may show a similar number of land aircraft if the route to be flown over is such that the aircraft can, at all times, reach land deemed suitable by the Administrator for a safe landing in the event of complete power failure.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.58 *If multiengine operation over land—(a) Qualification.* Applicant shall show aircraft of a type and number necessary for safe operation. Applicant shall also show:

(1) That such aircraft (other than those specifically listed as in scheduled air carrier service by the applicant prior to January 1, 1935) to be used on the proposed route or part thereof are capable, with any one engine inoperative, of maintaining level flight with authorized load for the route or part thereof at an altitude of at least 1,000 feet above the highest obstruction to flight on the valley level of the route or part thereof on which the aircraft will be operated; or

(2) Operating procedures which, in the opinion of the Administrator, will assure that such aircraft will be capable of effecting a safe landing at an airport or other suitable area in the event of the failure of any one engine at any point on the route on which such aircraft will be operated.

(b) *Engine rotation.* On and after July 1, 1941, applicant shall show that any aircraft to be used in air transportation which have engines with maximum

power ratings of 480 horsepower or more are so equipped that engine rotation may be promptly stopped during flight; and, on and after January 1, 1943, the same showing shall be made with respect to all other aircraft to be used in air transportation.

[Amdt. 29, 4 F. R. 4186, as amended by Amdt. 79, 5 F. R. 4261, Amdt. 40-10, 7 F. R. 2144, and Amdt. 40-3, 14 F. R. 2196]

§ 40.59 *If multiengine operation over water—(a) Qualification.* Applicant shall show aircraft of type and number necessary for safe operation. Applicant shall also show that such aircraft, which are to be used on the proposed route or part thereof are capable, with any one engine inoperative, of maintaining level flight with authorized load at an altitude of at least 1,000 feet above the water. No multiengine land aircraft shall be operated, over water, beyond gliding distance from shore without the aid of power, unless such aircraft is equipped with a retractable landing gear, with one or more suitable emergency exits located in the upper half of the fuselage, with life preservers or other adequate flotation devices readily available for each person on board, with a Very pistol and cartridges or equivalent signal equipment deemed suitable by the Administrator, and with radio equipment as required by § 40.79. The requirements of flotation devices and signal equipment do not apply where such operations consist only of landings, take-offs, or flights of short duration over water and the Administrator finds in each case that such equipment is unnecessary.

(b) *Engine rotation.* Same as in § 40.58 (b).

[CAR, May 31, 1938, as amended by Amdt. 79, 5 F. R. 4261, Amdt. 40-10, 7 F. R. 2144, and Amdt. 40-3, 14 F. R. 2196]

§ 40.60 *Number of aircraft.* Applicant shall show aircraft, certificated as provided in §§ 4b.547-4b.552, of a number sufficient to permit the maintenance of all schedules proposed, as provided for in § 40.13.

§ 40.61 *Radio equipment.* Applicant shall show that each aircraft is equipped with a type certificated two-way radiotelephone having sufficient power to permit communication, under normal operating conditions, with at least one ground station used or to be used by the applicant on the regular or alternate route, and capable of communication with other aircraft of the applicant in flight. In addition, each aircraft shall be provided with at least one type certificated radio receiving system capable of receiving radio range signals and weather broadcasts. Such receiving system shall include a type certificated audio filter system with suitable switching arrangements to be used in connection with the reception of simultaneous radio range and voice broadcasts: *Provided,* That such audio filter system will not be required if the airway or route traversed is not equipped with simultaneous type radio range stations.

[Amdt. 85, 5 F. R. 5145]

§ 40.62 *Hangar facilities.* Applicant shall show hangar or other facilities ade-

quate for the proper maintenance of the aircraft, engines, equipment, and parts.

§ 40.63 *Shop facilities.* Applicant shall show shop facilities (including facilities for servicing, repair, and overhaul) adequate for the proper maintenance of all aircraft, engines, and equipment used.

§ 40.64 *Inspection and overhaul organization and procedures.* Applicant shall show inspection and overhaul organization, procedures, and techniques adequate for the proper maintenance of all aircraft, engines, and equipment used.

AIRCRAFT REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

NOTE: Single-engine aircraft may not be used in night operation with passengers.

§ 40.66 *If operation over land.* Applicant shall show multiengine land aircraft, which meet the flight performance requirements of § 40.58 and of a number necessary for safe operation as provided for in § 40.60.

§ 40.67 *If operation over water.* Applicant shall show multiengine land aircraft, which meet the flight performance and equipment requirements of § 40.59, and of a number necessary for safe operation as provided for in § 40.60.

§ 40.68 *Number of aircraft.* Same as in § 40.60.

§ 40.69 *Radio equipment.* Same as in § 40.61.

§ 40.70 *Hangar facilities.* Same as in § 40.62.

§ 40.71 *Shop facilities.* Same as in § 40.63.

§ 40.72 *Inspection and overhaul organization and procedures.* Same as in § 40.64.

AIRCRAFT REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

NOTE: Single-engine aircraft may not be used in an instrument or over-the-top operation with passengers.

§ 40.76 *If operation over land—(a) Qualification.* Applicant shall show multiengine aircraft of type and number necessary for safe operation. Applicant shall also show:

(1) That such aircraft (other than those specifically listed as in scheduled air carrier service by the applicant prior to January 1, 1935) to be used on the proposed route, or part thereof, are capable, with any one engine inoperative, of maintaining level flight, with authorized load for the route or part thereof, at an altitude equivalent to 1,000 feet above the highest part of the terrain on the proposed instrument course of the route, or part thereof; or

(2) Operating procedures which, in the opinion of the Administrator, will assure that such aircraft will be capable of effecting a safe landing at an airport or other suitable area in the event of the failure of any one engine at any point on the route on which such aircraft will be operated.

(b) *Engine rotation.* Same as in § 40.58 (b).

[Amdt. 29, 4 F. R. 4186, as amended by Amdt. 79, 5 F. R. 4261, Amdt. 40-10, 7 F. R. 2144, and Amdt. 40-3, 14 F. R. 2196]

§ 40.77 *If operation over water.* Same as in § 40.67.

§ 40.78 *Number of aircraft.* Same as in § 40.60.

§ 40.79 *Radio equipment.* Same as in § 40.61 and, in addition, applicant shall show that there is installed in each aircraft to be used in instrument or over-the-top operation (during day or night) over the proposed route, or part thereof, one additional separate type certified radio receiving system capable of receiving radio range signals and weather broadcasts. Such receiver system shall normally operate from the main source of electrical supply of the aircraft but, in event of failure of the normal power source, shall be capable of being switched to operate from an independent power source. This system shall include an independent power source capable of operating such receiver continuously for a period of at least 4 hours. It is also required that such receiver operate from an independent antenna or from either of two antennas. Two sets of type certificated headphones and two type certificated microphones shall be carried in the aircraft at all times.

(a) *Radio direction finder.* Applicant shall show that there is installed in each aircraft a type certificated radio direction finder, covering at least the frequency range of 200 to 400 kilocycles. The design of the radio direction finder shall be such as to permit its regular operation in the taking of line bearings on any station to which the direction finder may be tuned without altering the course of the aircraft. The radio direction finder shall also be provided with means to eliminate, insofar as possible consistent with the advancement of the art, that type of interference commonly known as rain, snow, sleet, or dust static. The radio direction finder shall provide means for audible reception of radio range and weather broadcast messages. It may be installed in lieu of the emergency receiver required in this section provided that an independent power source equal to that described therein for such receiver is employed on either the radio range receiver required therein or on this radio direction finder.

(b) *Radio anti-static antenna.* Applicant shall show that there is installed in each aircraft a type certificated radio antenna system, which has for its purpose the collection of radio range signals, weather broadcast and emergency messages transmitted within the frequency range of 200 to 400 kilocycles. The design of this antenna system shall be such as to eliminate insofar as possible, consistent with the advancement of the art, that type of interference commonly known as rain, snow, sleet, or dust static. This antenna system shall be designed to operate efficiently when used in conjunction with a receiver installed aboard such aircraft which has for its primary purpose the reception of radio range signals, weather broadcast and emergency messages.

(c) *Marker beacon receiver.* Applicant shall show that there is installed in each aircraft a type certificated ultra-high frequency receiving system operating on the frequency of 75 megacycles.

The system shall provide means for the visual and aural indications of signals transmitted by ultra-high frequency positive-cone-of-silence and fan type marker stations. The design of the system shall preclude, insofar as possible, erroneous patterns of the transmitted signal caused by the receiving system. Such receiving system will not be required if the airway or route traversed is not equipped with ultra-high frequency positive-cone-of-silence or fan type marker stations.

[CAR, May 31, 1938, as amended by Admt. 85, 5 F. R. 5145]

§ 40.80 *Hangar facilities.* Same as in § 40.62.

§ 40.81 *Shop facilities.* Same as in § 40.63.

§ 40.82 *Inspection and overhaul organization and procedures.* Same as in § 40.64.

AIRMEN REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.86 *Number.* Applicant shall show airmen of a number sufficient to permit the maintaining of all schedules proposed, under safe operating conditions.

§ 40.87 *First pilots.* Applicant shall show that prior to the issuance of the air carrier operating certificate all persons employed to serve as first pilots for the air carrier meet the following minimum requirements for qualification as to aircraft and route competency.

(a) Each first pilot shall be possessed of a valid air-line transport pilot competency rating with specifications or ratings indicating competency to pilot aircraft of each type to be used by him in scheduled operation.

(b) *Requirements for pilot route qualifications.* The air carrier shall be responsible for qualifying each first pilot for the route over which he is to fly aircraft in scheduled air transportation as first pilot. Such qualification shall include a thorough knowledge of all of the instrument approach procedures, the terrain, any obstructions or congested areas, and the physical layout of the airport and approaches at each regular, provisional, refueling, and alternate airport approved for the route. It shall also include the navigational facilities, communications procedures, minimum safe flight levels, position reporting points, holding procedures, and all other traffic control procedures for the route. In complying with the foregoing requirements the air carrier shall establish a detailed qualifying procedure, including flight over the route, which shall be performed by the pilot qualifying for the route. Such procedure shall be submitted for the approval of the Administrator and when approved by him shall be made a part of the air carrier operating certificate. A pilot may be listed in the air carrier operating certificate as first pilot for the route when the air carrier has certified to the Administrator that the pilot has performed the qualifying procedures and is qualified for the route, and this certification is endorsed by the pilot.

(c) Each first pilot shall be familiar with the aircraft, and shall demonstrate to an authorized air carrier inspector of the Administrator, or to a check pilot of the air carrier duly authorized by the Administrator, satisfactory capability to maneuver such aircraft with the maximum authorized load for the route or part thereof; and, in addition, if the aircraft is multiengine, he shall demonstrate his ability to maneuver such aircraft with said load with any one engine fully throttled either:

(1) At an altitude equivalent to 500 feet above the highest part of the terrain on the proposed route or part thereof to be flown by the pilot in air carrier service, or

(2) At the one-engine-inoperative service ceiling.

[CAR, May 31, 1938, as amended by Amdt. 51, 5 F. R. 1838, Amdt. 40-2, 8 F. R. 3566, Amdt. 40-4, 11 F. R. 5645, and Amdt. 40-3, 14 F. R. 2196]

§ 40.88 *Second pilots.* Applicant shall show that each person employed to serve as a second pilot for the air carrier is possessed of at least a valid commercial pilot competency rating and before serving as second pilot in any aircraft in scheduled air transportation service shall have demonstrated, to an air carrier inspector representing the Administrator or to a check pilot of the air carrier duly authorized by the Administrator, his ability to take-off and land such aircraft in which he is to serve by making at least three satisfactory take-offs and landings in each type of such aircraft. On and after July 1, 1938, each applicant for or holder of an air carrier operating certificate will be required to show that each such person is possessed of a valid instrument rating, unless possessed of a valid airline transport pilot competency rating.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.89 *Aircraft dispatchers.* Applicant shall show that each person assuming aircraft dispatcher duties for the air carrier is familiar with the route or part thereof over which he will dispatch aircraft, the weather characteristics and phenomena peculiar to such route, the nature and peculiarities of the terrain and of obstructions to flight, the air navigation facilities available on the ground and in the aircraft, the contents of the operations manual of the proposed air carrier and the aircraft limitations specified in the certificates of the aircraft proposed for use. On and after July 1, 1938, each applicant for or holder of an air carrier operating certificate will be required to show that each such person is possessed of a valid and appropriate aircraft dispatcher competency rating.

AIRMEN REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

§ 40.91 *Number.* Same as in § 40.86.

§ 40.92 *First pilots.* Same as in § 40.87, except that at least one one-way trip of those trips required by § 40.87 (b) shall have been made during the period between 1 hour after sunset and 1 hour before sunrise.

[Amdt. 40-2, 8 F. R. 3566]

No. 136—36

§ 40.93 *Second pilots.* Same as in § 40.88.

§ 40.94 *Aircraft dispatchers.* Same as in § 40.89.

AIRMEN REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

§ 40.96 *Number.* Same as in § 40.86.

§ 40.97 *First pilots.* Same as in § 40.87 and, in addition, applicant shall show that each first pilot, for whom instrument authorization is sought, has demonstrated to an air carrier inspector representing the Administrator, or to a check pilot of the air carrier duly authorized by the Administrator, satisfactory capability with respect to the following:

(a) Familiarity with the aircraft, including demonstration of ability to maneuver such aircraft with the maximum authorized load for the route or part thereof, with any one engine fully throttled, either:

(1) At an altitude equivalent to 1,000 feet above the highest part of the terrain on the proposed instrument course of the route, or part thereof, to be flown by the pilot in air carrier service, or

(2) At the one-engine-inoperative service ceiling.

(b) Familiarity with the route and with instruments, including demonstration of ability, under actual or simulated conditions, to fly such route solely by instruments.

(c) Familiarity with procedures, including demonstration of ability to accomplish a let-down-through by instruments, according to the procedure specified in the appropriate competency letter, at one station at least, on the route, in each type of aircraft to be used by the pilot in air carrier operation. Such demonstrations as to the other stations as deemed necessary by the Administrator may be made to an air carrier inspector representing the Administrator, or to a check pilot of the air carrier duly authorized by the Administrator, under simulated conditions or by equivalent means approved by the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 51, 5 F. R. 1838, and Amdt. 40-3, 14 F. R. 2196]

§ 40.98 *Second pilots.* Are required for all instrument operations and shall meet the minimum requirements of § 40.88.

§ 40.99 *Aircraft dispatchers.* Same as in § 40.89.

MISCELLANEOUS REQUIREMENTS

§ 40.101 *Weather minimums.* Authorization of ceiling and visibility minimums for purposes of flight clearance and for transition from instrument to visual-contact flights and vice versa will be made by the Administrator and will be based upon the following considerations affecting the clearance and completion of the flight:

(a) The terrain conditions affecting the flight area necessary for the working out of an approach and let-down-through procedure, or for a climb-up-through procedure; and

(b) The skill and experience of dispatcher personnel; and

(c) The skill and experience of pilot personnel; and

(d) The type and maneuverability of the aircraft; and

(e) The obstructions to flight, considered both vertically and horizontally, in the vicinity of the landing area; and

(f) The quality and quantity of meteorological service and of other ground aids to flight available.

§ 40.102 *Air carrier operating skill.* Applicant shall demonstrate to the satisfaction of the Administrator ability to conduct a safe operation over the entire route to be flown in air transportation. Such demonstration shall be by means of actual flights over each proposed route employing such of the proposed aircraft, airmen, and operating and maintenance procedures and techniques as the Administrator may deem necessary, unless the Administrator after investigation expressly finds (a) that the proposed route modification is minor and (b) that an actual flight is not essential to safety.

[Amdt. 51, 5 F. R. 1838, as amended by Amdt. 40-1, 12 F. R. 3933]

§ 40.102-1 *Route proving flights (CAA rules which apply to § 40.102)*—(a) *Introduction.* The Administrator has the responsibility of determining when route proving flights are necessary. When an air carrier believes that actual route proving flights are not required by the regulations in this subchapter, its officials must submit to the Civil Aeronautics Administration office handling the air carrier's operating certificate, a written request for elimination of such flights. The Administration will undertake an investigation, during which consideration will be given to the nature of the operation to be conducted, and the personnel, equipment, and facilities involved. After investigation, the air carrier will be advised by the Administration that the proposed route modification is minor, and actual route proving flights are not essential to safety, or that actual route proving flights will be required. (For example, a scheduled air carrier may have been granted a minor extension to an existing route, and the extension may be over an airway that is adequately implemented with conventional aids to air navigation. In many such instances, it might be obvious that the proposed operations could be conducted over such a route in accordance with existing safety standards, and in such cases the proving flights would serve no useful purpose.)

(b) *Purpose.* The purpose of route proving flights is to determine the air carrier's ability to conduct the proposed operation in compliance with applicable provisions of the regulations in this subchapter and in accordance with the minimum safety requirements of the Civil Aeronautics Administration. Such determination is predicated upon the adequacy of the facilities provided by, or available to, the air carrier, including, but not limited to, aircraft, airports, lighting facilities, maintenance facilities, communication and navigation facilities, fueling facilities, and ground and aircraft radio facilities, and upon the competency

of the pilot, dispatcher, and other airmen or personnel.

(c) *Application.* At least 15 days prior to the scheduling of route proving flights, officials of the air carrier shall submit to the Civil Aeronautics Administration office handling its operations specifications, a written request for the assignment of Civil Aeronautics Administration personnel to observe the flights. This request must be accompanied by an original application and copies of pertinent proposed amendments to the operations specifications, and must include sufficient data pertaining to the route to satisfy the Administrator that the air carrier is prepared for the route proving flights. This will allow sufficient time for making any necessary additions or corrections, thus preventing delays or misunderstandings.

(d) *Conduct.* After the air carrier has made all the necessary preparations to conduct the route proving flights, duly designated representatives of the Civil Aeronautics Administration will be assigned to observe them. All route proving flights shall be undertaken exactly as the operator intends to operate in scheduled air transportation when carrying passengers, property, or mail, or any combination thereof. However, passengers who are not essential to conducting the proving flights must not be carried during such flights. Air carrier personnel assigned to conduct the route proving flights shall be regular crew members who, it is anticipated, will be assigned to the route.

(e) *Duration.* Route proving flights shall continue until the air carrier has demonstrated to the satisfaction of the Administrator that it is competent to conduct a safe operation over the entire route to be flown in air transportation.

(f) *Conclusion.* On completion of the route proving flights, a reasonable period of time will be required in order that the information gained during the flights can be compiled by the field office and submitted, with recommendations regarding approval, to appropriate supervisory personnel of the Civil Aeronautics Administration.

[Supp. 1, 13 F. R. 3459. Correction noted at 14 F. R. 37]

GOODS MINIMUM REQUIREMENTS

§ 40.106 *Eligibility.* To be eligible for an air carrier operating certificate for the carriage of goods (including mail) in interstate air transportation within the continental limits of the United States, an applicant, in addition to meeting the minimum requirements provided for in §§ 40.6-40.13, shall meet and comply with the minimum requirements prescribed in §§ 40.111-40.187 for the particular kind of operation proposed.

[CAR, May 31, 1938, as amended by Amdt. 133, 6 F. R. 5038]

ROUTE REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.111 *Airway.* Same as in § 40.26.

§ 40.112 *Airports.* Same as in § 40.27.

§ 40.113 *Public protection.* Same as in § 40.28.

§ 40.114 *Intermediate fields.* Same as in § 40.29.

§ 40.115 *Refueling facilities.* Same as in § 40.30.

§ 40.116 *Radio facilities.* Applicant shall show an adequate two-way ground-to-aircraft communication system which, under normal operating conditions, shall be capable of maintaining communication with all aircraft of the applicant in flight over the proposed route.

[Amdt. 89, 6 F. R. 251, as amended by Amdt. 40-5, 11 F. R. 5646]

§ 40.117 *Weather reporting.* Same as in § 40.32.

ROUTE REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

§ 40.121 *Airway.* Applicant shall meet the requirements of § 40.26 and shall show that the proposed route is equipped with such obstruction lights as are necessary for safe air carrier operation at night. In addition, applicant shall show that the proposed route is equipped with such airway beacon lights and radio ranges (or equivalent facilities) as are necessary for safe air carrier operation.

[Amdt. 102, 6 F. R. 1159]

§ 40.122 *Airports.* Same as in § 40.37.

§ 40.123 *Public protection.* Same as in § 40.28.

§ 40.124 *Intermediate fields.* Same as in § 40.39.

§ 40.125 *Refueling facilities.* Same as in § 40.30.

§ 40.126 *Radio facilities.* Same as in § 40.116.

[Amdt. 89, 6 F. R. 251]

§ 40.127 *Weather reporting.* Same as in § 40.32.

ROUTE REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

§ 40.131 *Airway.* Same as § 40.46.

[Amdt. 102, 6 F. R. 1159]

§ 40.132 *Airports.* Same as in § 40.47.

§ 40.133 *Public protection.* Same as in § 40.28.

§ 40.134 *Intermediate fields.* Same as in § 40.29 for day operation, and as in § 40.39 for night operation.

§ 40.135 *Refueling facilities.* Same as in § 40.30.

§ 40.136 *Radio facilities.* Same as in § 40.31.

§ 40.137 *Weather reporting.* Same as in § 40.32.

AIRCRAFT REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.141 *If single-engine operation over land.* Same as in § 40.56.

§ 40.142 *If single-engine operation over water.* Same as in § 40.57.

§ 40.143 *If multiengine operation over land—(a) Qualification.* Applicant shall show aircraft of type and number necessary for safe operation. Applicant shall also show:

(1) That such aircraft to be used on the proposed route or part thereof are capable, with any one engine inoperative, of maintaining level flight with the authorized load for the route or part thereof at an altitude of at least 1,000 feet above the airport at each terminal and scheduled intermediate stop on the route or part thereof on which the aircraft will be operated; or

(2) Operating procedures which, in the opinion of the Administrator, will assure that such aircraft will be capable of effecting a safe landing at an airport or other suitable area in the event of the failure of any one engine at any point on the route on which such aircraft will be operated.

(b) *Engine rotation.* Same as in § 40.58 (b).

[Amdt. 29, 4 F. R. 4186, as amended by Amdt. 79, 5 F. R. 4261, Amdt. 40-10, 7 F. R. 2144, and Amdt. 40-3, 14 F. R. 2196]

§ 40.144 *If multiengine operation over water.* Same as in § 40.59.

§ 40.145 *Number of aircraft.* Applicant shall show certificated aircraft of a number sufficient to permit the maintenance of all schedules proposed, as provided for in § 40.13.

[Amdt. 40-7, 11 F. R. 5996]

§ 40.146 *Radio equipment.* Applicant shall show that each aircraft is equipped with a type certificated two-way radio telephone system having sufficient power to permit communication under normal operating conditions with at least one ground station used or to be used by the applicant on the route. Such system shall be capable of:

(a) Communication with other aircraft of the applicant in flight, and

(b) Satisfactorily receiving radio range signals and weather broadcasts. Such system shall also include a type certificated audio filter system with suitable switching arrangement to be used in connection with the reception of simultaneous range and voice broadcast if the airway or route to be traversed is equipped with simultaneous type radio range stations.

[Amdt. 89, 6 F. R. 251; as amended by Amdt. 40-5, 11 F. R. 5646]

§ 40.147 *Hangar facilities.* Same as in § 40.62.

§ 40.148 *Shop facilities.* Same as in § 40.63.

§ 40.149 *Inspection and overhaul organization and procedures.* Same as in § 40.64.

AIRCRAFT REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

§ 40.151 *If single-engine operation over land.* Applicant shall show aircraft of type and number necessary for safe operation, and in addition thereto, that the routes over which the proposed operation is to be conducted are deemed by the Administrator to have suitable landing terrain.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.152 *If single-engine operation over water.* Applicant shall show aircraft of type and number necessary

for safe operation. Applicant shall also show that the route to be flown over is such that the aircraft can, at all times, reach land deemed suitable by the Administrator for a safe landing in the event of complete power failure.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.153 *If multiengine operation over land.* Same as in § 40.143.

§ 40.154 *If multiengine operation over water.* Same as in § 40.59.

§ 40.155 *Number of aircraft.* Same as in § 40.145.

§ 40.156 *Radio equipment.* Same as in § 40.146.

[Amdt. 89, 6 F. R. 251]

§ 40.157 *Hangar facilities.* Same as in § 40.62.

§ 40.158 *Shop facilities.* Same as in § 40.63.

§ 40.159 *Inspection and overhaul organization and procedures.* Same as in § 40.64.

AIRCRAFT REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

§ 40.161 *If single-engine operation over land.* Same as in § 40.151.

§ 40.162 *If single-engine operation over water.* Same as in § 40.152.

§ 40.163 *If multiengine operation over land.* Same as in § 40.143.

§ 40.164 *If multiengine operation over water.* Same as in § 40.59.

§ 40.165 *Number of aircraft.* Same as in § 40.145.

§ 40.166 *Radio equipment.* Same as in § 40.79.

§ 40.167 *Hangar facilities.* Same as in § 40.62.

§ 40.168 *Shop facilities.* Same as in § 40.63.

§ 40.169 *Inspection and overhaul organization and procedures.* Same as in § 40.64.

AIRMEN REQUIREMENTS: VISUAL-CONTACT DAY OPERATION

§ 40.171 *Number.* Same as in § 40.86.

§ 40.172 *First pilots.* Applicant shall show prior to the issuance of the air carrier certificate that all persons employed to serve as first pilots for the air carrier meet the following minimum requirements for qualification as to aircraft and route competency:

(a) Each first pilot shall be possessed of at least a valid commercial pilot competency rating with specifications or ratings indicating competency to pilot aircraft of each type to be used by him in scheduled operation. Each first pilot shall also be possessed of a valid instrument rating, unless possessed of a valid air-line transport pilot competency rating.

(b) Same as § 40.87 (b).

(c) Same as § 40.87 (c).

[CAR, May 31, 1938, as amended by Amdt. 51, 5 F. R. 1838, Amdt. 40-6, 11 F. R. 5646, and Amdt. 40-3, 14 F. R. 2196]

§ 40.173 *Second pilots.* Applicant shall show that each person employed to serve as a second pilot for the air carrier is possessed of at least a valid commercial pilot competency rating and before serving as second pilot in any aircraft in scheduled air transportation service shall have demonstrated, to an air carrier inspector representing the Administrator or to a check pilot of the air carrier duly authorized by the Administrator, his ability to take-off and land such aircraft in which he is to serve by making at least three satisfactory take-offs and landings in each type of such aircraft.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.174 *Aircraft dispatchers.* Same as in § 40.89.

AIRMEN REQUIREMENTS: VISUAL-CONTACT NIGHT OPERATION

§ 40.176 *Number.* Same as in § 40.86.

§ 40.177 *First pilots.* Same as in § 40.172, except that each first pilot shall have logged at least 1,200 hours of certified flight time as pilot in command, and the trip required by § 40.172 (b) shall have been made between the hours of sunset and sunrise.

[CAR, May 31, 1938, as amended by Amdt. 40-3, 14 F. R. 2196]

§ 40.178 *Second pilots.* Same as in § 40.173 and, in addition, 6 months after the effective date of the regulations in this part (May 31, 1938), each applicant for or holder of an air carrier operating certificate will be required to show that each such person is possessed of a valid instrument rating, unless possessed of a valid air-line transport pilot competency rating.

§ 40.179 *Aircraft dispatchers.* Same as in § 40.89.

AIRMEN REQUIREMENTS: INSTRUMENT OR OVER-THE-TOP OPERATION

§ 40.181 *Number.* Same as in § 40.86.

§ 40.182 *First pilots.* Same as in § 40.172, except that each first pilot shall have logged at least 1,200 hours of certified flight time as pilot in command, and, in addition, applicant shall show that each first pilot, for whom instrument authorization is sought, has demonstrated to an air carrier inspector representing the Administrator or to a check pilot of the air carrier duly authorized by the Administrator, satisfactory capability with respect to the following:

(a) Familiarity with the aircraft, including demonstration of ability to maneuver such aircraft with the maximum authorized load for the route or part thereof; and, in addition, if the aircraft is multiengine, a demonstration of ability to maneuver such aircraft with said load, with any one engine fully throttled either:

(1) At an altitude equivalent to 1,000 feet above the highest part of the terrain on the proposed instrument course of the route or part thereof to be flown by the pilot in air carrier service, or

(2) At the one-engine-inoperative service ceiling.

(b) Familiarity with the route and with instruments, including demonstration of ability, under actual or simulated conditions, to fly such route solely by instruments.

(c) Familiarity with procedures, including demonstration of ability to accomplish a let-down-through by instruments, according to the procedure specified in the appropriate competency letter, at one station at least, on the route, in each type of aircraft to be used by the pilot in air carrier operation. Such demonstrations as to other stations as deemed necessary by the Administrator may be made to an air carrier inspector representing the Administrator, or to a check pilot of the air carrier duly authorized by the Administrator, under simulated conditions or by equivalent means approved by the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 51, 5 F. R. 1838, and Amdt. 40-3, 14 F. R. 2196]

§ 40.183 *Second pilots.* Same as in § 40.88.

§ 40.184 *Aircraft dispatchers.* Same as in § 40.89.

MISCELLANEOUS REQUIREMENTS

§ 40.186 *Weather minimums.* Same as in § 40.101, giving consideration to the fact that no passengers are being carried in this operation and providing for the most rapid progress of the art of flying.

§ 40.187 *Air carrier operating skill.* Same as in § 40.102.

AIR CARRIER OPERATING CERTIFICATE

§ 40.191 *Application for and issuance of air carrier operating certificate.* (a) Application for an air carrier operating certificate shall be made upon the applicable forms prescribed and furnished by the Administrator.

(b) An air carrier operating certificate may be issued by the Administrator to an applicant after approval of application made and proof submitted in connection therewith, if the Administrator finds, after investigation, that such person is properly and adequately equipped and able to conduct a safe operation in accordance with the requirements of the act and the applicable rules, regulations, and standards prescribed thereunder for such operation.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.192 *Display.* The air carrier operating certificate shall be presented for inspection upon the request of any duly authorized representative of the Administrator or Board.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.193 *Duration.* An air carrier operating certificate shall be of indefinite duration unless canceled, suspended, or revoked.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.194 *Surrender.* Upon the cancellation, suspension, or revocation of an air carrier operating certificate, or part thereof, the holder shall, upon request, surrender such certificate, or part thereof, to any officer or employee of the Administrator.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.195 *Nontransferability.* An air carrier operating certificate is not transferable except with the written consent of the Administrator.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.196 *Inspection.* A duly authorized representative of the Administrator shall be permitted at any time and place to make such inspection or examination as may be deemed necessary to determine the operator's compliance with the requirements of the regulations in this subchapter and the Civil Aeronautics Act of 1938, as amended.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

§ 40.197 *Amendment.* Application by the air carrier to amend the air carrier operating certificate shall be made upon the applicable form prescribed and furnished by the Administrator.

[Amdts. 40-8, 40-9, 7 F. R. 1414]

DEFINITIONS

§ 40.201 *Definitions.* (a) As used in this part the words listed below shall be defined as follows:

[Amdt. 40-3, 14 F. R. 2196]

§ 40.202 *Category.* Category shall indicate a classification of aircraft such as airplanes, helicopter, glider, etc.

[Amdt. 40-3, 14 F. R. 2196]

§ 40.203 *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight (block to block).

[Amdt. 40-3, 14 F. R. 2196]

§ 40.204 *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

[Amdt. 40-3, 14 F. R. 2196]

§ 40.205 *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 40-3, 14 F. R. 2196]

PART 41—CERTIFICATION AND OPERATION RULES FOR SCHEDULED AIR CARRIER OPERATIONS OUTSIDE THE CONTINENTAL LIMITS OF THE UNITED STATES

CERTIFICATE

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PASSENGER OPERATION RULES

ROUTE REQUIREMENTS

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AIRCRAFT REQUIREMENTS

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Pilot

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Flight Radio Operator

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|-------|--|
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| 41.69 | Certificate. |
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| 41.71 | Other flight crew members to be qualified. |
| 41.72 | Qualification for duty. |

Flight Engineer

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|-------|--|
| 41.73 | Flight engineer; when required. |
| 41.74 | Certificate. |
| 41.75 | Qualification for duty. |
| 41.76 | Flight time limitations. |
| 41.77 | Other flight crew members to be qualified. |

Flight Navigator

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|-------|----------------------------------|
| 41.80 | Flight navigator; when required. |
| 41.81 | Flight time limitations. |
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Dispatcher

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| Sec. | |
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FLIGHT OPERATION RULES

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MISCELLANEOUS OPERATIONS RULES

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|----------|---|
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| 41.121 | Admission to pilot compartment. |
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CARGO OPERATION RULES

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|--------|--------------|
| 41.137 | Definitions. |
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AUTHORITY: §§ 41.0 to 41.137 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 602, 604, 52 Stat. 1007, 1008, 1010; 49 U. S. C. 551, 552, 554.

SOURCE: §§ 41.0 to 41.137 contained in Amendment 41-0, Civil Air Regulations, 10 F. R. 8528, except as noted following sections affected.

CROSS REFERENCE: For Special Air Regulation Serial No. SR-325, with respect to temporary authorization for scheduled air trans-

portation of cargo under Part 42, see Note 3 to Part 42 of this subchapter.

CERTIFICATE

§ 41.0 *General.* The regulations in this part are prescribed for scheduled air transportation operations conducted by air carriers between a place in any State of the United States, or the District of Columbia, and any place in a Territory or possession of the United States; or between any place in a Territory or possession and a place in any other Territory or possession of the United States; or between places in a Territory or possession, except the Philippine Islands; or between any place in the United States and any place outside thereof; or between any two places outside the United States.

§ 41.1 *Issuance.* An air carrier operating certificate prescribing the type of operation, the routes over which such operation may be conducted, the airports which may be used, and such other specifications and restrictions as may be reasonably required in the interest of safety shall be issued by the Administrator to an applicant who demonstrates that he is capable of conducting the proposed operations in accordance with the applicable regulations specified in this part.

(a) *Alaskan air carriers.* Whenever, upon investigation, the Administrator finds that the general standards of safety required for air carrier operations within the Territory of Alaska require or permit a deviation from any specific requirement of this part for a particular operation or a class of operations for which an application for an air carrier operating certificate has been made, he may issue an air carrier operating certificate with appropriate changes, specifying therein the period during which such deviations may be permitted. The Administrator shall promptly notify the Board of any deviations included in the air carrier operating certificates and the reasons therefor.

[Amdt. 41-0, 10 F. R. 8528 as amended by Amdt. 41-7, 12 F. R. 4932, and Amdt. 41-2, 13 F. R. 6554]

§ 41.2 *Compliance.* All operations shall be conducted in accordance with the specifications of the air carrier operating certificate and the rules contained in this part.

§ 41.3 *Duration.* An air carrier operating certificate will continue in effect until canceled, suspended, or revoked, after which it shall be surrendered to any officer or employee of the Administrator upon request.

§ 41.4 *Display.* The air carrier operating certificate shall be available at the appropriate operations office for inspection by any authorized representative of the Administrator or Board.

§ 41.5 *Inspection.* An authorized representative of the Administrator shall be permitted at any time and place to make inspections or examinations to determine the operator's compliance with the appropriate requirements of the regulations in this subchapter and the Civil Aeronautics Act of 1938, as amended.

PASSENGER OPERATION RULES

ROUTE REQUIREMENTS

§ 41.10 *Airport spacing.* In the case of operations employing aircraft having two engines, airports adequate for the aircraft used shall be located so that the aircraft, when flying along the route, will at no time be at a greater distance therefrom than 45 minutes flying at normal cruising speed, except where the Administrator finds that because of the character of the terrain, the type of operation, and the performance of aircraft used adequate safety will be provided with airports spaced at greater distances.

§ 41.11 *Communications facilities.* A two-way ground-to-aircraft radio communications system shall be available at such points as are necessary to insure adequate communication between plane and ground over the entire route.

§ 41.12 *Weather reporting services.* Weather reporting services shall be available at such points along the route as are necessary to insure sufficient weather reports prepared from observations made and released by a source acceptable to the Administrator.

§ 41.13 *Navigational facilities—(a) Short distance operation.* Except in the case of a day contact operation where the characteristics of the terrain are such that navigation can be accomplished by reference to landmarks, each route shall be equipped with radio navigational facilities so located as to permit navigation by such facilities over the entire route. For instrument operation a facility shall be so located with respect to each scheduled stop and required alternate airport as to provide adequate means for making an instrument approach. In day instrument operation such a facility is not required at an alternate used only when the weather conditions are as good as or better than: broken clouds, ceiling 1,000 feet, visibility 2 miles, with conditions stable or improving.

(b) *Long distance operation.* Each route shall be equipped with radio navigational facilities so located as to permit the obtaining of reliable radio bearings when within 200 miles of any regular or approved alternate airport and a facility shall be so located with respect to each such airport as to provide adequate means for making an instrument approach: *Provided,* That the Administrator, at particular airports, may approve facilities which provide less coverage than that required in this section if he finds that adequate safety is provided.

§ 41.14 *Airport lighting facilities.* For night operation each scheduled stop and required alternate airport shall be equipped with adequate lighting facilities.

AIRCRAFT REQUIREMENTS

§ 41.20 *General.* (a) Aircraft shall be certificated and equipped in accordance with the airworthiness requirements of this subchapter applicable to the type of operation conducted.

(b) Airplanes not certificated under the transport category requirements

shall have such characteristics as to permit safe operation over the routes on which such airplanes will be operated.

(c) Land aircraft operated over water beyond gliding distance from shore without the aid of power shall be equipped with retractable landing gear.

(d) Multiengine airplanes shall be so equipped that engine rotation may be promptly stopped during flight.

(e) Operations which do not comply with the requirements of this part will be permitted to continue for the duration of the war and 12 months thereafter if the Administrator finds that such continuation is necessary to the maintenance of an established service and that it will create no undue hazard under the particular conditions existing.

(f) Irrespective of the basis for certification, all aircraft possessing engine(s) rated at more than 600 h. p. (each) for maximum continuous operation shall comply with the following, except that, if the Administrator finds that in particular types of existing aircraft literal compliance with specific items of these requirements might be extremely difficult of accomplishment and that such compliance would not contribute materially to the objective sought, he may accept such measures of compliance as he finds will effectively accomplish the basic objectives of this part:

(1) Sections 4b.58 and 4b.447 (a) of this subchapter.

(2) At the first major fuselage overhaul subsequent to May 1, 1947, but in any case not later than November 1, 1948, §§ 4b.442, 4b.445, 4b.447 (b), (c), (d), 4b.448 (b), and 4b.448 (c) of this subchapter.

(3) At the first major wing centersection overhaul subsequent to May 1, 1947, but in any case not later than November 1, 1948, §§ 4b.478, 4b.484, 4b.503, 4b.516 through 4b.518, 4b.556, 4b.557, 4b.560, 4b.561, 4b.586 and 4b.621 through 4b.624, 4b.651 through 4b.655, 4b.661 (a) and (c), and 4b.662 through 4b.676 of this subchapter.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 11 F. R. 11354, SR-385, 12 F. R. 408, Amdt. 41-18, 13 F. R. 1898, Amdt. 41-3, 14 F. R. 2196]

NOTE: Special Regulation Serial No. SR-329, effective Nov. 1, 1948, 13 F. R. 6537, provides as follows:

Notwithstanding the provisions of §§ 41.20, 42.10, and 61.30 of this subchapter establishing certain fire prevention standards requiring compliance on or before November 1, 1948, no air carrier shall be held in violation of these requirements prior to December 1, 1948. Upon application by the air carrier prior to December 1, 1948, the Administrator may further authorize an air carrier to operate without full compliance with these requirements where the Administrator finds that the air carrier has made a diligent effort to meet these requirements by November 1, 1948, and that the air carrier has shown that it will comply with these requirements by a date certain: *Provided,* That no air carrier shall be required to install or maintain smoke or fire detectors, other than heat detectors, unless otherwise directed by the Administrator.

Instruments and Equipment

§ 41.21 *Radio equipment; short distance operation.* (a) For day contact

operations over routes on which navigation can be accomplished by visual reference to landmarks, each aircraft shall be equipped with such radio facilities as are necessary to accomplish the following:

(1) Transmit communications and meteorological information to at least one ground station from any point on the route and transmit, from a distance of not less than 25 miles, to airport traffic control towers located at airports approved for the route;

(2) Receive communications at any point on the route;

(3) By either of two independent means, receive meteorological information at any point on the route and receive instructions from airport traffic control towers located at airports approved for the route.

If appropriate, one of the means provided for compliance with subparagraph (3) of this paragraph may be employed for compliance with subparagraph (2).

(b) For day contact operations over routes on which navigation cannot be accomplished by visual reference to landmarks and for night contact, day or night instrument operations, each aircraft shall be equipped with such radio facilities as are necessary to accomplish the following:

(1) Transmit communications and meteorological information to at least one ground station from any point on the route and transmit, from a distance of not less than 25 miles, to airport traffic control towers located at airports approved for the route;

(2) Receive communications at any point on the route;

(3) By either of two independent means, receive meteorological information at any point on the route and receive instructions from airport traffic control towers located at airports approved for the route;

(4) By either of two independent means, satisfactorily receive radio navigational signals from any radio aid to navigation required by § 41.13 (a).

If appropriate, one of the means provided for compliance with subparagraph (3) of this paragraph may be employed for compliance with subparagraph (2) of this paragraph or the means provided for compliance with subparagraph (4) of this paragraph may be employed for compliance with subparagraph (3) of this paragraph.

§ 41.22 *Radio equipment; long distance operation.* Each aircraft shall be equipped with such radio facilities as are necessary to accomplish the following:

(a) By either of two independent means, transmit communications and meteorological information to at least one ground station from any point on the route and transmit, from a distance of not less than 25 miles, to airport traffic control towers located at airports approved for the route;

(b) By either of two independent means, receive communications at any point on the route;

(c) By either of two independent means, receive meteorological information at any point on the route and receive instructions from airport traffic

control towers located at airports approved for the route;

(d) By either of two independent means, satisfactorily receive radio navigational signals from any radio aid to navigation required by § 41.13 (b).

If appropriate, equipment provided for compliance with paragraph (c) of this section may be employed for compliance with either paragraph (b) or this paragraph.

§ 41.23 *First-aid and emergency equipment.* Each aircraft shall be equipped with a conveniently accessible first-aid kit adequate for the type of operation involved. Aircraft scheduled over routes requiring flights for long distances over uninhabited terrain must carry such additional emergency equipment as the Administrator designates for the particular operation involved. All aircraft operated over water shall be equipped with life preservers or flotation devices readily available for each person aboard and with a Very pistol or equivalent signal equipment, except that this requirement will not apply when such operations consist only of landings, take-offs, or flights for short distances over water and the Administrator finds in each case that such equipment is not necessary. In addition, all aircraft operated for long distances over water shall be equipped with a sufficient number of life rafts to accommodate adequately all occupants and such additional emergency equipment as may be required by the Administrator.

§ 41.24 *Oxygen apparatus.* (a) Aircraft not having pressurized cabins and operated at an altitude exceeding 10,000 feet above sea level continuously for more than 30 minutes or at an altitude exceeding 12,000 feet above sea level for any length of time shall be equipped with effective oxygen apparatus and an adequate supply of oxygen available for the use of the operating crew. Such aircraft shall also be equipped with an adequate separate supply of oxygen available for the use of passengers when operated at an altitude exceeding 12,000 feet above sea level.

(b) Unless oxygen is supplied in accordance with paragraph (a) of this section, aircraft having pressurized cabins shall not be operated with a pressure within the cabin less than that corresponding to a pressure altitude of 10,000 feet. Aircraft having pressurized cabins and operated at altitudes in excess of 18,000 feet above sea level shall be equipped with an adequate emergency supply of oxygen available for the use of the flight crew.

§ 41.25 *Instruments and equipment required for continuance of flight.* If any required instrument or item of equipment in an aircraft becomes unserviceable in flight, a landing must be made at either the nearest suitable landing area or at the next point of intended landing whichever, in the opinion of the pilot, is the safer procedure, unless the equipment specified in this section for the type of operation indicated is in serviceable condition, in which case the flight may continue as scheduled to the nearest

point where repairs or replacements can be made.

The items listed in this section are required for all types of operation unless otherwise specified:

(a) One air-speed indicator and one sensitive type altimeter (contact operation); two air-speed indicators and two sensitive type altimeters (instrument operation);

(b) One approved compass;

(c) A tachometer for one engine, one fuel pressure gauge with warning indicator, one oil pressure gauge with warning indicator, and one oil temperature or cylinder temperature gauge for each engine;

(d) A manifold pressure gauge for one engine;

(e) In addition to fire detecting and fire extinguishing equipment necessitated as a result of compliance with § 41.20 (f) (2) and (3), a minimum of two hand fire extinguishers of an approved type with an approved extinguishing agent, one of which installed in the crew compartment, others readily accessible to the passengers. Such additional hand fire extinguishers as the Administrator finds necessary for compliance with § 41.20 (f) (2).

(f) One landing gear position indicator or equivalent facility, if equipment includes a retractable landing gear;

(g) One or more storage batteries or other source of electrical supply sufficient to operate all radio and electrical equipment necessary for the flight;

(h) (1) Two of the following three units of radio equipment:

(i) One transmitter for two-way communication;

(ii) One receiver for two-way communication;

(iii) One receiver capable of receiving navigational signals.

(2) In addition to the instruments named in subparagraph (1) of this paragraph, one of the radio navigational systems required by § 41.21 (b), if navigational facilities on the route are required by § 41.13.

(i) All radio equipment required by these regulations (night and instrument operation);

(j) Forward position and tail lights, two landing lights, one set of instrument lights, and two landing flares each rated for at least 3-minute duration (night operation);

(k) Fuel quantity indicators indicating the amount of fuel in each tank to be used for the remainder of the flight (night and instrument operation);

(l) An electrically heated pitot tube serving each pilot's air-speed indicator (night and instrument operation);

(m) One gyro rate-of-turn indicator combined with a bank indicator, one artificial horizon indicator, and one gyro direction indicator (night and instrument operation);

(n) One outside air temperature gauge with indicating dial in the pilot compartment and one carburetor air temperature indicator or equivalent approved device (night and instrument operation);

(o) If vacuum system is used, one vacuum gauge with warning indicator on the instrument panel installed in

lines leading to the rate-of-turn and artificial horizon indicators and the gyro direction indicator (night and instrument operation).

(p) One clock with sweep second hand (night and instrument operation).

(q) Three spare fuses of each capacity, or 25 percent of the number of each capacity, whichever is the greater.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 11 F. R. 11354]

Limitations

§ 41.26 *Aircraft certification limitations.* (a) Aircraft certificated as a basic type after June 30, 1942, shall be certificated in accordance with Part 4b of this subchapter, or the transport category requirements of Part 4a of this subchapter, and shall meet the requirements of § 41.27 over each route to be flown.

(b) Aircraft certificated as a basic type prior to June 30, 1942, shall either:

(1) Retain their present airworthiness certification status and shall be operated in accordance with such operating limitations as the Administrator finds will provide a safe relation between the performance of the aircraft and the dimensions of airports and terrain; or

(2) Qualify by showing compliance with either the performance requirements contained in §§ 4a.737-T through 4a.750-T, or the requirements contained in Part 4b of this subchapter, and when so qualified shall meet the requirements of § 41.27 over each route to be flown: *Provided*, That should any type be so qualified all aircraft of any one operator of the same or related types shall be similarly qualified and operated.

(c) Aircraft used after December 31, 1953, shall comply with all of the requirements of Part 4b of this subchapter, or the transport category requirements of Part 4a of this subchapter, and shall meet the requirements of § 41.27 over each route to be flown.

[Amdt. 41-16, 13 F. R. 747, Amdt. 41-3, 14 F. R. 2196]

§ 41.27 *Operating limitations upon airplanes certificated under transport category requirements.* When operating any airplane certificated in accordance with the provisions of §§ 4b.71 to 4b.171 of this subchapter, or of §§ 4a.737-T through 4a.750-T of this subchapter, the provisions of §§ 41.28-41.35 shall apply unless deviations therefrom are specifically authorized by the Administrator when he finds that, due to a peculiarity of a specific case, such application is unnecessary for safety.

In determining compliance with these provisions the data obtained in testing the airplane for type certification may be applied, by interpolation or by computation of the effects of changes in specific variables, to conditions differing from those for which specific tests were made, where such interpolations or computations will give results substantially equalling in accuracy the results of a direct test.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-2, 11 F. R. 5996]

§ 41.28 *General limitations.* (a) Airplanes shall be operated only from airports at altitudes within the altitude range for which maximum take-off

weights have been determined and set forth in the airplane operating manual and shall be dispatched only to airports of intended destination, or to airports specified as alternates, which are at altitudes within the range for which maximum landing weights have been determined and set forth in the airplane operating manual.

(b) The weight of an airplane at take-off shall not exceed the certificated maximum take-off weight for the altitude of the airport from which the take-off is made.

(c) The weight at take-off shall be such that, allowing for the consumption of the amount of fuel and oil which would normally be consumed in flight to the intended destination, the weight on arrival at the destination will not exceed the certificated maximum landing weight for the altitude of the airport of intended destination.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-2, 11 F. R. 5997]

§ 41.29 *Take-off limitations to provide for engine failure.* Take-off shall be made only from such airports, in such directions, and under such weight limitations that the following conditions are fulfilled as shown by the performance data determined under § 4a.747-T or § 4b.91 of this chapter and set forth in the airplane operating manual:

(a) From any point on the take-off up to the time of attaining the critical-engine-failure speed set forth in the airplane operating manual it shall be possible to bring the airplane to a safe stop within the landing area, as shown by the accelerate-and-stop distance data.

(b) If the critical engine should fail at any instant after the airplane attains the critical-engine-failure speed, it shall be possible to proceed with the take-off and attain a height of 50 feet, as indicated by the take-off path data, before passing over the end of the take-off area. Thereafter it must be possible to clear all obstacles either by at least 50 feet vertically, as shown by the take-off path data, or by at least 200 feet horizontally within the airport boundaries and 300 feet horizontally after passing beyond such boundaries.

In determining the allowable deviation of the flight path in order to avoid obstacles, it is assumed that the airplane is not banked before reaching a height of 50 feet, as shown by the take-off path data, and that the maximum bank thereafter does not exceed 15°.

(c) In applying the requirements of paragraphs (a) and (b) of this section correction shall be made for any gradient of the take-off surface. Take-off data based on still air may be corrected to allow for the effect of a favorable wind which is equal to not more than 50 percent of the component along the take-off runway due to the reported wind condition.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-2, 11 F. R. 5997, Amdt. 41-9, 12 F. R. 5865]

NOTE: Special Regulation Serial No. 397, Aug. 21, 1947, effective Sept. 6, 1947, 12 F. R. 5848, and subsequently made effective Oct. 15, 1947, by Special Regulation Serial 397A, 12 F. R. 6069, provides in part as follows:

For the individual model airplanes enumerated below, the take-off weight or the minimum length of runway, or both, and the critical-engine-failure speed, V_1 , shall be further modified to include the following corrections. Correction values shall be applied by adding them algebraically, noting temperatures above the standard as positive, and noting those below the standard as negative.

Airplane	Correction to weight and/or runway length (use either column or combinations)		Correction to V_1
	Pounds/°F.	Feet/°F.	
Lockheed 649, 749.....	-90	+9	-.10
Lockheed 49-46.....	-65	+6	-.07
C-54, DC-4.....	-80	+10	0
DC-6.....	-70	+10	0
Boeing SA-307B-1.....	-50	+9	-.08
Martin 202.....			
Temp. above Std.....	-300	+12.5	0
Temp. below Std.....	-110	+15	0

§ 41.30 *En route limitations—(a) All airplanes; all engines operating.* Airplanes shall be dispatched only at such take-off weights that, in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate of climb with all engines operating (as set forth in the airplane operating manual), shall be, in feet per minute, $6 V_{so}$ at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945 (Part 4a of this subchapter).

(b) *All airplanes; one engine inoperative.* Airplanes shall be dispatched only at such take-off weights that in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate of climb with one engine inoperative (as set forth in the airplane operating manual), shall be, in feet per minute, $0.02 V_{so}^2$ for airplanes having maximum take-off weights up to 40,000 pounds, increasing linearly to $0.04 V_{so}^2$ at 60,000 pounds, and $0.04 V_{so}^2$ for maximum take-off weights above 60,000 pounds at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that for airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945 (Part 4a of this subchapter) the above rate-of-climb value may be $0.02 V_{so}^2$ irrespective of maximum take-off weight.

(c) *Airplanes with four or more engines; two engines inoperative.* If from any point along the track flown, more than 90 minutes at "all-engines-operating" cruising speed is required to reach an available landing area where the provisions of § 41.33 as modified by § 41.34 can be met at the airplane weight estimated to exist upon arrival there, an aircraft with four or more engines shall not be dispatched over such

track unless its weight is such as to permit a rate of climb with two engines inoperative (as set forth in the airplane operating manual), in feet per minute, of $0.01 V_{SO}^2$ at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles on either side of the intended track to the landing area, or at 5,000 feet, whichever is higher; except that this requirement need not apply to airplanes certificated under the performance requirements of the regulations issued prior to November 9, 1945 (Part 4a of this subchapter). This specified rate of climb shall correspond to the airplane's weight attained at the moment of failure of the second engine (assumed to occur 90 minutes from time of departure), or to the weight which may be attained by dumping fuel at the moment of failure of the second engine, provided that sufficient fuel is retained aboard the airplane to reach a point 1,000 feet directly above the landing area.

(d) *Special air navigation facilities.* Where special air navigation facilities provide for reliable and accurate identification of high ground or obstruction extending for less than 20 miles along the track, the lateral distance of 10 miles specified in § 41.30 (a), (b), (c) may be reduced to 5 miles.

[Amdt. 41-2, 11 F. R. 5997]

§ 41.33. *Landing distance limitations.* (a) An airplane shall be dispatched only under such conditions that it would be possible, as shown by the still-air landing data obtained in § 4b.111 of this subchapter, or § 4a.750-T of this subchapter and set forth in the airplane operating manual, at a weight corresponding to the maximum weight expected to exist at the time of arrival at the airport of intended destination, and under standard air conditions for the altitude of such airport, to bring the airplane to rest from a point 50 feet directly above the intersection of the obstruction clearance line (as defined in § 41.35) and the landing surface, within a total distance not in excess of 60 percent of the effective length of the landing area (as defined in § 41.35) most suitable for landing in still air.

(b) For every anticipated condition of wind velocity and direction and the corresponding landing direction required at the airport of intended destination by the ground handling characteristics of the airplane type involved, the ratio of landing distance to effective length of landing area shall not be greater than that as specified in paragraph (a) of this section, after allowing for the effect on the landing path and roll of not more than 50 percent of the favorable wind component due to a particular wind condition.

(c) If the requirement of paragraph (a) of this section can be met, but the requirement of paragraph (b) of this section cannot be fully met, at an airport of intended destination, a flight to such airport may be dispatched if at least one approved alternate airport is designated in the flight plan at which the require-

ments of paragraphs (a) and (b) of this section, as modified by § 41.34, are met.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-2, 11 F. R. 5997]

§ 41.34. *Landing distance at alternate fields.* The conditions of § 41.35 will apply with respect to alternate airports specified in the flight plan, except that in the case of alternate airports the landing distance as defined in that section shall not exceed 70 percent of the effective length of the landing area.

§ 41.35. *Definition of effective length of landing area.* The effective length of the landing area is the distance from the point where the obstruction clearance line, as defined below, intersects the landing surface to the far end of the landing area.

The obstruction clearance line is a line drawn tangent to or clearing all obstructions showing in a profile of the approach area as defined below. The obstruction clearance line is further limited by having a slope to the horizontal of 1:20 as it approaches the landing area.

The approach area, as used in this section, shall be an area symmetrical about a center line coinciding with and prolonging the center line of the runway, except that where there is a multiplicity of parallel runways or a large area continuously available for landing, the center line of the approach area shall coincide with the most probable landing path for instrument approaches. The approach area shall be considered as extending longitudinally from the landing area out to the most remote obstacle touched by the obstruction clearance line, assuming the center line of the approach area in plan view to be straight for at least 1,500 feet from the intersection of the obstruction clearance line with the landing surface and thereafter continuing in a path consistent with the instrument approach procedures for the runway in question, or, where such procedures are not specified, consistent with turns of at least 4,000 feet in radius; and as extending laterally to a distance of 200 feet on either side of its center line at the point of intersection of the obstruction clearance line with the landing surface, with this distance increasing uniformly to 500 feet on either side of the center line of the area at a longitudinal distance of 1,500 feet from the intersection of the obstruction clearance line with the landing surface, and maintaining a distance of 500 feet from the center line thereafter.

[Amdt. 41-0, 10 F. R. 8528, as amended by 41-2, 11 F. R. 10650]

Maintenance

§ 41.38. *Maintenance organization.* The air carrier is responsible for the continuous airworthiness of all aircraft, engines, propellers, and appliances. Unless maintenance is performed by another agency under a contract approved by the Administrator, it is responsible for maintaining adequate maintenance facilities, the adequacy and competence of maintenance personnel, and for the preparation of such maintenance reports as are required by the Administrator.

§ 41.39. *Alterations and repairs.* Aircraft, engines, propellers, and appliances must be altered or repaired only in conformity with the procedures and, insofar as they apply, the methods provided for in Part 18 of this subchapter. Reports of such alterations or repairs must be submitted promptly to the Administrator.

§ 41.40. *Inspection.* The air carrier shall maintain an inspection organization which is responsible for determining that all maintenance conforms to at least the minimum standards prescribed by the Administrator as to workmanship, methods employed, and materials used. Each inspector must hold a valid mechanic certificate and rating for the type of inspection involved.

§ 41.41. *Maintenance manual.* The air carrier shall prepare and maintain a manual for the use and guidance of maintenance personnel which contains full information pertaining to the repair and service of flight equipment and clearly outlines the responsibilities of maintenance personnel. It must be in a form approved by the Administrator and copies furnished to all persons designated by the Administrator or Board. All copies in the hands of designated company personnel must be kept up to date.

(a) *Changes.* The extension of any overhaul, check, or inspection period must have the written approval of the Administrator. Other changes in the maintenance manual may be made without the prior approval of the Administrator, if such changes are not inconsistent with any Federal regulation, the air carrier operating certificate, or safe maintenance practice.

§ 41.42. *Training program.* The air carrier must provide for the proper and periodic instruction of all maintenance personnel, particularly in connection with the introduction into service of new or unfamiliar equipment.

§ 41.43. *Records.* Current records shall be kept of the total time in service, the time since last overhaul, and the time since last inspection on all aircraft components, engines, propellers, and where practicable, on instruments, equipment, and accessories.

§ 41.44. *Cockpit check list.* (a) The air carrier shall provide for each type aircraft a cockpit check list, approved by the Administrator, adapted to each operation in which the aircraft is to be utilized. An approved check list shall be installed in a readily accessible location in the cockpit of each aircraft and shall be appropriately used by the flight crew for each flight.

(b) The cockpit check list shall include procedures prior to starting engines, prior to take-off, prior to landing, and for power-plant emergencies.

[Amdt. 41-20, 13 F. R. 2159, as amended by Amdt. 41-3, 14 F. R. 2196]

AIRMAN RULES

Pilot

§ 41.48. *Certificate.* (a) Any pilot serving as pilot in command shall hold a

valid air-line transport pilot certificate and a rating for the aircraft in which he is to serve.

(b) Any pilot serving as copilot in an aircraft requiring two pilots shall hold at least a commercial pilot certificate and instrument rating and must have demonstrated to an air carrier inspector of the Administrator, or to an authorized check pilot of the air carrier, his ability to take off and land aircraft in which he is to serve.

(c) Any pilot serving as copilot in an aircraft requiring three or more pilots shall meet the requirements of paragraph (a) of this section: *Provided*, That until June 1, 1946, any pilot may serve as copilot in an aircraft requiring three or more pilots, if he holds at least a commercial pilot certificate and instrument rating and has demonstrated to an air carrier inspector of the Administrator or to an authorized check pilot of the air carrier his ability to take off and land aircraft in which he is to serve.

(d) Any pilot serving in a pilot capacity other than as pilot in command or copilot shall meet the requirements of paragraph (b) of this section.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-2, 10 F. R. 11227, Amdt. 41-3, 11 F. R. 3158, Amdt. 41-3, 14 F. R. 2196]

§ 41.49 Number of pilots required. The number of pilots required shall be sufficient to provide adequate safety. The type of aircraft used, the type of operation involved, and the duration of flights between points where flight crews are changed shall be the basis for making this determination.

§ 41.50 Requirements for pilot route qualification. A pilot qualifying on any route must be certified by a check pilot as qualified for the route and shall have accomplished at least the applicable procedures prescribed below:

(a) A pilot who has served as pilot in command for less than 1,000 hours shall have made, within the preceding 12 calendar months, 4 one-way trips over the route as pilot without passengers or as copilot with or without passengers. One of the above trips must have been completed within the preceding 60 days, and the pilot qualifying must have been accompanied on this trip by a check pilot.

(b) A pilot in command who has served as such on any route or routes for at least 1,000 hours, in order to qualify for any other route, shall have made, within the preceding 12 calendar months, 2 one-way trips as pilot without passengers or as copilot with or without passengers. One of the above trips must have been completed within the preceding 60 days, and the pilot qualifying must have been accompanied on this trip by a check pilot.

(c) In complying with the requirements of paragraphs (a) and (b) of this section, the qualifying pilot shall have performed in flight, under actual or simulated instrument conditions, all of the approved instrument approach procedures at each regular, provisional, and refueling and holding airport approved for the route. In the case of airports used only as alternates, the pilot may

demonstrate his ability by other means approved by the Administrator.

(d) In the case of minor extensions or modifications of existing routes the provisions of paragraphs (a) and (b) of this section will not apply, unless found necessary by the Administrator in the interest of safety.

(e) In the case of new regular, provisional, or refueling and holding airports approved for a route, a pilot in command currently qualified for the route need not be required to perform the approach procedures specified in paragraph (c) of this section if the Administrator finds in each case that such procedure is unnecessary in the interest of safety.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.51 Maintenance of pilot route qualification. A pilot in command shall not serve as such over a particular route unless he has either:

(a) Made at least one one-way trip over the route as pilot in command or copilot within the preceding 12 calendar months, or

(b) After an absence from the route of more than 12 consecutive months, requalified in accordance with the appropriate provisions of § 41.50.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.52 Maintenance of pilot technique. If within any 90-day period a pilot in command or copilot has not made at least three take-offs and landings in aircraft of a particular type, such person shall not thereafter serve as a pilot in command or copilot in aircraft of that type in scheduled air transportation without having made at least three take-offs and landings in such aircraft with not less than one-half the maximum useful load. If he is to serve in air transportation at night at least one of the three take-offs and landings specified above must have been made at night.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.53 Periodic flight checks and instruction. Each air carrier must provide a sufficient number of check pilots to insure that each pilot in command employed continues to meet the minimum requirements both with regard to route competency and technique. Each of these checks must be accomplished twice each year at intervals of not less than four months. Periodic instruction must be given all pilots. In the case of pilots in command, instruction must include the obtaining of optimum performance under simulated maximum authorized weight conditions with one engine inoperative and instrument approach procedures and landings under the same conditions in the type aircraft in which such pilots serve in scheduled air transportation. In the case of all pilots other than pilots in command, instruction must include familiarization with the operations manual, with the types of equipment used, and with the duties of a copilot.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.54 Flight time limitations for aircraft having a crew of one or two pilots. (a) A pilot may be scheduled to fly 8 hours or less during any 24 consecutive hours without a rest period during such 8 hours. If a pilot is scheduled to fly in excess of 8 hours during any 24 consecutive hours, he shall be given an intervening rest period at or before the termination of 8 scheduled hours of flight duty. Such rest period must equal at least twice the number of hours flown since the last preceding rest period and in no case will such rest period be less than 8 hours. During such rest period the pilot must be relieved of all duty with the air carrier.

(b) When a pilot has flown in excess of 8 hours during any 24 consecutive hours he must receive at least 18 hours of rest before being assigned any duty with the air carrier.

(c) A pilot shall not fly in excess of 32 hours during any 7 consecutive days. Relief from all duty for not less than 24 consecutive hours must be provided for and given to a pilot at least once during any 7 consecutive days.

(d) A pilot shall not fly as a member of the crew more than 100 hours during any one month: *Provided*, That the Administrator is authorized, during the present war and until 6 months after the termination thereof, to permit the maximum of 100 hours to be exceeded to the extent necessary to complete a particular flight for military purposes.

(e) A pilot shall not fly as a member of the crew more than 1,000 hours in any 12-month period: *Provided*, That this limitation will not be effective during the present war and until 6 months after the termination thereof, and that during this period the maximum flying hours permitted in any 12-month period will be controlled by the provisions of paragraph (d) of this section.

§ 41.55 Flight time limitations for aircraft having two pilots and one additional flight crew member. (a) A pilot may not be scheduled to fly a total of more than 12 hours during any 24 consecutive hours.

(b) When a pilot has flown 20 hours or more during any 48 consecutive hours, or 24 hours or more during any 72 consecutive hours, he must receive at least 18 hours of rest before being assigned to any duty with the air carrier. In any case each pilot shall be relieved from all duty for not less than 24 consecutive hours during any 7 consecutive days.

(c) A pilot shall not fly as a member of the flight crew more than 120 hours in any 30 consecutive days or 300 hours in any 90 consecutive days: *Provided*, That the Administrator is authorized, during the present war and until 6 months after the termination thereof, to permit the above maximums of 120 or 300 hours to be exceeded to the extent necessary to complete a particular flight for military purposes.

(d) A pilot shall not fly as a member of the flight crew more than 1,000 hours in any 12-month period: *Provided*, That this limitation will not be effective during the present war and until 6 months after the termination thereof and that

during this period a maximum of 1,200 flying hours will be permitted.

NOTE: Interpretation 1, 14 F. R. 1409, provides in part as follows:

Minimum crew complement; flight radio operators. We have been asked for an interpretation of the effect of Civil Air Regulations Amendment 41-1, dated October 5, 1948, on the minimum number of flight radio operators required on a scheduled flight of over 12 hours from airport to airport, where radiotelegraphy is necessary for communication with ground stations over a route segment of the flight which is less than 12 hours in length.

Section 41.70 of the Civil Air Regulations provide that, "when one flight radio operator is required the flight-time limitations prescribed in § 41.55 apply. When two or more flight radio operators are required, the flight-time limitations of § 41.56 apply." Section 41.55 states that where a crew consists of two pilots and an additional flight crew member, a "pilot may not be scheduled to fly more than 12 hours during any 24 consecutive hours." Since aircraft with which the regulation is concerned require two pilots at the controls at practically all times, the phrase "scheduled to fly" as used in this section does not necessitate precise definition with respect to the flight time of pilots since they are on duty throughout the flight. However, the expression is ambiguous when applied to radio operators whose duty watch, from a safety standpoint, need not in all instances be continuous from airport to airport while the aircraft is in the air. As applied to such airmen the term "to fly" when used as part of the phrase "scheduled to fly," may be interpreted in two possible ways—it may mean the entire time the aircraft is in the air, or it may mean the time the radio operator is on flight duty on the aircraft.

In dealing with this problem it is necessary to bear in mind that the Board's power over maximum hours of service of airmen derives from section 601 (a) of the Civil Aeronautics Act and relates solely to promoting safety of flight in air commerce. It is evident that the Board does not consider that an airman's being in the air for more than 12 hours creates a hazardous condition in and of itself, for exactly such a situation is contemplated in § 41.56 with respect to pilots. In effect, what is required by that section is that when the flight is to be of more than 12 hours' duration, provision be made for a relief pilot to permit the captain and first officer to be relieved from time to time of the strain of a continuous flight watch. The same principle is applicable to radio operators. Where the radio operator's flight watch is scheduled for more than 12 hours in a given 24, it is apparent that a second operator must be carried to relieve the first. However, what is essential is that after 12 hours of duty the radio operator be relieved, not that he be relieved by another operator, and consequently, if such relief is afforded by reason of the fact that the radio operator's services are not required for the operation of the aircraft for more than 12 hours, the same safety standard would appear to have been met.

Prior to the adoption of Amendment 41-1 on October 5, 1948, which specifically defined what was intended by "route segment," it may not have been clear in all cases when a radio operator was required to be on flight duty under the regulation. However, since the adoption of § 41.137 (g), the Administrator is permitted to specify the exact limits of a route segment, which may be considerably more confined than the route between the airports of take-off and landing for the flight. Thus, under the regulations, the time scheduled over the route segment or segments for which the Administrator has determined radio telegraphy is necessary rep-

resents the minimum on-duty time for which a flight radio operator is required. If the air carrier desires to maintain a radio flight watch beyond the minimum time thus prescribed or to utilize the services of the airmen in some other certificated capacity on the flight, of course, the time so spent must be included as part of the airman's on-duty flight time.

Accordingly, we interpret "scheduled to fly" as used in § 41.55 and as applied to radio operators as meaning "scheduled for flight duty on the aircraft." Thus, only one flight radio operator is required on a scheduled flight over 12 hours from airport to airport where such operator is only required or assigned for duty as an airman over a route segment which is less than 12 hours in length.

§ 41.56 Flight time limitations for aircraft having three or more pilots and an additional flight crew member. (a) Flight hours shall be scheduled in such a manner as to provide for adequate rest periods on the ground while the pilot is away from his base. Adequate sleeping quarters on the aircraft must be provided in all cases where a pilot is scheduled to fly more than 12 hours during any 24 consecutive hours.

(b) A pilot, upon return to his base from any flight or series of flights, shall receive a rest period of not less than twice the total number of hours flown since the last rest period at his base and during such period will not be required to perform any duty for the company. When the required rest period exceeds 7 days, that portion of the rest period in excess of 7 days may be given at any time before the pilot is again scheduled for flight duty on any route.

(c) A pilot shall not fly as a member of the flight crew more than 350 hours in any 90 consecutive days.

(d) A pilot shall not fly as a member of the flight crew more than 1,000 hours in any 12-month period: *Provided*, that this limitation will not be effective during the present war and until 6 months after the termination thereof, and that during this period a maximum of 1,200 flying hours will be permitted.

§ 41.57 Flight time limitations for pilots not regularly assigned. A pilot not regularly assigned as a flight crew member for an entire month under the provisions of § 41.55 or § 41.56 must not fly in excess of 100 hours in any 30 consecutive days.

§ 41.58 Deadhead transportation. The time spent in deadhead transportation to or from duty assignment will not be considered a part of any rest period.

§ 41.59 Other commercial flying. A pilot shall not do other commercial flying while employed by an air carrier when such flying, in addition to that in scheduled air transportation service, will exceed any flight time limitations specified herein.

§ 41.60 Logging flight time. (a) A pilot in command may log the total flight time elapsing during his command of the aircraft.

(b) A copilot holding an air-line transport pilot certificate and rating for the aircraft flown may log the total time during which he serves as copilot.

(c) A copilot not holding an air-line transport pilot certificate and rat-

ing for the aircraft flown may log 50 percent of the total flight time.

(d) Additional pilots when required, and serving as such, may log 50 percent of the total flight time.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.61 Logging instrument flight time. Instrument flight time may be logged as such by the pilot actually manipulating the controls only when the aircraft is flown solely by reference to instruments either under actual or properly simulated flight conditions.

§ 41.62 Pilots at controls. In the case of aircraft requiring two or more pilots, two pilots shall remain at the controls at all times while the aircraft is taking off, landing, and while en route, except when the absence of one is necessary in connection with his regular duties or when he is replaced by a person authorized under the provisions of § 41.121.

§ 41.63 Pilot in command rules—(a) Pilot in command. The pilot in command is in command of the aircraft at all times during flight and is responsible for the safety of persons and goods carried and for the conduct and safety of members of the crew.

(b) *Emergency decisions.* (1) The pilot in command is authorized to follow any course of action which appears necessary in emergency situations which, in the interest of safety, require immediate decision and action. He may, in such situations, deviate from prescribed methods, procedures, or minimums to the extent required by considerations of safety. When such emergency authority is exercised the pilot shall keep the proper control station fully informed regarding the progress of the flight. He shall submit a written report of any such deviation to the Administrator of Civil Aeronautics within 7 days after the completion of the trip.

(2) In an emergency requiring either the dumping of fuel or a landing at a weight in excess of the authorized landing weight the pilot in command may elect to follow whichever procedure he considers safer.

(c) *Flight equipment.* Before any flight is started the pilot in command shall have readily available in the aircraft appropriate and current flight and navigational facility maps, including instrument procedures when instrument flight is authorized, and such other equipment as may be necessary to properly conduct the proposed flight.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.64 Compliance with foreign air traffic rules and local airport rules. Pilots flying in the airspace of any foreign country shall, at all times, comply with the air traffic rules of the foreign government and with local airport rules, except where any rule prescribed herein is more restrictive and may be followed without violating the laws or rules of such country.

§ 41.65 Composition of flight crew. (a) No air carrier shall operate an aircraft with less than the minimum flight

crew required for the type of operation and the type aircraft as determined by the Administrator in accordance with the standards prescribed in this part and specified in the air carrier operating certificate for each route or route segment.

(b) Where the provisions of this part require for a particular route, route segment, or aircraft the performance of two or more functions for which an airman certificate is necessary, such requirement shall not be satisfied by the performance of multiple functions at the same time by any airman over such route or route segment.

[Amdt. 41-1, 13 F. R. 5909, as amended by Amdt. 41-3, 14 F. R. 2196]

Flight Radio Operator

§ 41.68 *Flight radio operator; when required.* An airman holding a flight radio operator certificate shall be required for flight over any area, route, or route segment over which the Administrator has determined that radiotelegraphy is necessary for communication with ground stations during flight.

[Amdt. 41-1, 13 F. R. 5909]

§ 41.69 *Certificate.* Effective November 15, 1947, each flight radio operator shall hold a valid flight radio operator certificate issued in accordance with the provisions of Part 33 of this subchapter.

[Amdt. 41-6, 12 F. R. 3030]

§ 41.70 *Flight time limitations.* When one flight radio operator is required the flight time limitations prescribed in § 41.55 apply. When two or more flight radio operators are required the flight time limitations of § 41.56 apply.

§ 41.71 *Other flight crew members to be qualified.* In all flights requiring only one flight radio operator, one other flight crew member must be capable of operating the equipment in an emergency.

§ 41.72 *Qualification for duty.* A certificated flight radio operator shall not be assigned to nor perform duties for which he is required to be certificated unless, within the preceding 12-month period, he has had at least 4 months of satisfactory experience as a radiotelegraph operator and 25 hours of experience in the operation of aircraft radio during flight; or until the air carrier has checked the airman and has determined that he is (a) familiar with all current radio information pertaining to the routes to be flown and (b) competent with respect to the operating procedures and radio equipment to be used.

[Amdt. 41-12, 12 F. R. 6377]

Flight Engineer

§ 41.73 *Flight engineer; when required.* After December 1, 1948, an airman holding a flight engineer certificate shall be required on all four-engine aircraft certificated for more than 80,000 pounds maximum take-off weight, and on all other four-engine aircraft certificated for more than 30,000 pounds maximum take-off weight where the Administrator finds that the design of the aircraft used or the type of operation

is such as to require a flight engineer for the safe operation of the aircraft.

[Amdt. 41-1, 13 F. R. 5909]

§ 41.74 *Certificate.* Effective November 15, 1947, each flight engineer shall hold a valid flight engineer certificate issued in accordance with the provisions of Part 35 of this subchapter.

[Amdt. 41-5, 12 F. R. 1919, Amdt. 41-10, 12 F. R. 6266]

§ 41.75 *Qualification for duty.* A certificated flight engineer shall not be assigned to nor perform duties for which he is required to be certificated unless, within the preceding 12-month period, he has had at least 50 hours of experience as a flight engineer on the type aircraft on which he is to serve; or until the air carrier has checked the airman and determined that he is (a) familiar with all current information and operating procedures relating to the type aircraft to which he is to be assigned and (b) competent with respect to such aircraft.

[Amdt. 41-12, 12 F. R. 6377, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.76 *Flight time limitations.* When one flight engineer is required, the flight time limitations prescribed in § 41.55 apply. When two or more flight engineers are required, the flight time limitations prescribed in § 41.56 apply.

§ 41.77 *Other flight crew members to be qualified.* In all flights requiring the use of only one flight engineer, one other flight crew member must be capable of performing the duties of such engineer in an emergency during flight.

Flight Navigator

§ 41.80 *Flight navigator; when required.* An airman holding a flight navigator certificate shall be required for flight over any area, route, or route segment when the Administrator has determined either that celestial navigation is necessary or that other specialized means of navigation necessary for the safe conduct of flight cannot be adequately accomplished from the pilot station.

[Amdt. 41-1, 13 F. R. 5909]

§ 41.81 *Flight time limitations.* The flight time limitations prescribed in § 41.56 apply.

§ 41.82 *Qualification for duty.* A certificated flight navigator shall not be assigned to nor perform duties for which he is required to be certificated unless, within the preceding 12-month period, he has had at least 50 hours experience as a flight navigator; or until the air carrier has checked the airman and determined that he is (a) familiar with all current navigational information pertaining to the routes to be flown and (b) competent with respect to the operating procedures and navigational equipment to be used.

[Amdt. 41-12, 12 F. R. 6378]

Dispatcher

§ 41.84 *Number and location.* The air carrier shall provide an adequate number of certificated aircraft dispatch-

ers located at such points as may be necessary to insure safe operations.

§ 41.85 *Certificate.* Each dispatcher shall hold a valid aircraft dispatcher certificate issued in accordance with the provisions of Part 27 of this subchapter.

§ 41.86 *Qualification for route.* Each dispatcher within 6 months immediately preceding his qualification for a route, or part thereof, shall have made at least one trip over the route on which he is to serve prior to dispatching any aircraft. In addition he must be familiar with:

(a) The contents of the air carrier operations manual;

(b) The radio facilities in the aircraft used; and

(c) With respect to the route, the following:

(1) The prevailing weather phenomena,

(2) The sources of weather information available,

(3) All phases of the air carrier operation,

(4) The maximum authorized loads for the aircraft used,

(5) The peculiarities and limitations of each radio navigational facility and similar information with regard to such additional facilities located off the route as are approved for use in obtaining fixes by means of cross bearings, and

(6) The effect of weather conditions on the radio reception of the aircraft used.

§ 41.87 *Maintenance of qualification.* Each dispatcher shall maintain his familiarity with the route or routes on which he dispatches aircraft.

§ 41.88 *Route qualification expiration.* After 24 consecutive months of absence from dispatching duty over a route or part thereof, a dispatcher will no longer be considered qualified to dispatch aircraft over such route.

FLIGHT OPERATION RULES

Dispatching Rules

§ 41.92 *Dispatching rules—(a) Short distance operation.* Flights may be dispatched over any approved route between two terminal points.

(b) *Long distance operation.* Flights may be dispatched over any track between two terminal points within the route approved by the Administrator for the operation.

§ 41.93 *Dispatching authorization.* Flights shall be started only on the authority of an aircraft dispatcher qualified for the route. In short distance operation this authority is not required at intermediate points specified in the original clearance unless the flight is delayed more than 30 minutes at any such point. In long distance operation redispach is not required unless the flight is delayed more than 6 hours.

§ 41.94 *Dispatcher duty period.* A dispatcher may clear a flight only when he has been on duty at the station from which the clearance is effected for a period of time sufficient to become familiar with existing conditions. He must continue on duty until the aircraft has

landed in completion of a trip, or has proceeded beyond his jurisdiction, or until he has been properly relieved by another qualified dispatcher.

§ 41.95 *Use of weather reports and forecasts in dispatch.* (a) Weather reports used to control flight movements shall be prepared from observations made and released by a source acceptable to the Administrator.

(b) Weather reports used shall be the latest reports available. Weather reports, other than off-course or on-call reports made a part of the clearance form, shall not be more than one hour and 30 minutes old at the time the aircraft departs.

(c) Weather forecasts made by the United States Weather Bureau, in the case of dispatch from points within the United States, or other sources acceptable to the Administrator, in the case of dispatch from points outside of the United States, shall be taken into account.

§ 41.96 *Weather minimums—(a) Dispatch under contact flight rules, short distance operations.* Aircraft may be dispatched only if current weather reports and forecasts show a trend indicating that the ceilings and visibilities along the route to be flown are, and will remain, at or above the minimums required for flight under contact flight rules until the flight arrives at the next point of intended landing specified in the clearance.

(b) *Instrument or over-the-top dispatch, short distance operations.* Aircraft may be dispatched only if the observed weather information and current weather forecasts pertaining to the next point of intended landing specified in the clearance show a trend indicating that the ceiling and visibility will be at or above the minimums specified when the flight is scheduled to arrive; and at least one alternate airport, meeting the minimum weather requirements for the airport when used as an alternate, is designated in the clearance.

(c) *Dispatch, long distance operation.* Aircraft may be dispatched only in compliance with the following conditions:

(1) The current weather forecasts must indicate that the ceiling and visibility either at the next point of intended landing or at any required alternate therefor will be at or above the approved minimums at the time the flight is estimated to arrive.

(2) In the case of overwater flights or any other flight where the point of intended landing has no available alternate, the current weather forecasts must also indicate that the ceiling and visibility either at the point of departure or at any required alternate therefor will be above the approved minimums at the time of arrival back to such point from any point along the route closer than the point-of-no-return.

§ 41.97 *Icing conditions.* Aircraft shall not be dispatched or flown into known heavy icing conditions and may be dispatched or flown into any less serious icing condition only if the aircraft is equipped for de-icing wings, propellers,

and such other parts of the aircraft as are essential to safety.

§ 41.98 *Fuel supply—(a) Short distance contact operation.* An aircraft may be dispatched or take off only if it carries sufficient fuel, considering the wind and other weather conditions expected, to (1) fly to the next point of landing specified in the clearance and thereafter (2) for a period of at least 45 minutes at normal cruising consumption.

(b) *Short distance instrument or over-the-top operation.* An aircraft may be dispatched or take off only if it carries sufficient fuel, considering the wind and other weather conditions expected, to fly to the next point of landing specified in the clearance; and thereafter (1) to fly to and land at the most distant alternate airport designated for that point in the clearance; and thereafter (2) to fly for a period of at least 45 minutes at normal cruising consumption.

(c) *Long distance operation.* An aircraft may be dispatched or take off only if it carries sufficient fuel, considering the wind and other weather conditions expected, to fly to the next point of landing specified in the clearance; and thereafter (1) to fly to and land at the most distant alternate airport designated for that point in the clearance; and thereafter (2) to fly for a period of at least two hours at normal cruising consumption. An aircraft may be redispached to return to the point of departure or to an alternate airport for that point only when such redispach is accomplished while the aircraft has sufficient fuel to return to such point and thereafter to fly for a period of at least two hours at normal cruising consumption. In the case of a route approved without an available alternate for a particular stop, an aircraft dispatched to that point must carry sufficient fuel, considering wind and other weather conditions expected, to fly to that point and thereafter for at least 3 hours at normal cruising consumption. The Administrator may require fuel in excess of any of the minimums specified in this paragraph when he finds that additional fuel is necessary on a particular route in the interest of safety and, in the case of an overland operation where adequate intermediate airports and navigational facilities are available, may permit the operation to be conducted with the fuel reserves specified in paragraph (b) of this section.

§ 41.99 *Maintenance release, clearance, and load manifest forms.* All maintenance release, clearance, and load manifest forms used shall be approved by the Administrator. The original copies of such forms shall be given to the pilot in command and duplicate copies kept in the station file for at least 90 days.

[Amdt. 41-14, 12 F. R. 7994, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.100 *Preparation of maintenance release form.* A maintenance release form shall be prepared for each aircraft delivered by the maintenance department to the operations department. This form must be signed by personnel of the air carrier charged with the duty of supervising the maintenance of the aircraft.

[Amdt. 41-14, 12 F. R. 7994]

§ 41.101 *Preparation of clearance form.* A clearance form shall be prepared for each flight between specified clearance points. The information for such clearance shall be prepared by the authorized aircraft dispatcher of the air carrier operating the aircraft. This form shall be signed by the pilot in command and by the authorized aircraft dispatcher only when both believe the flight may be made with safety. The authority to sign such clearance may be delegated for a particular flight by the authorized aircraft dispatcher, but the authority to dispatch cannot be delegated, and such dispatcher remains responsible for the dispatch and continued supervision of the flight.

[Amdt. 41-14, 12 F. R. 7995, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.102 *Preparation of load manifest form.* A load manifest form showing the loading of the aircraft shall be prepared and signed for each flight by qualified personnel of the air carrier charged with the duty of supervising the loading of the aircraft and the preparation of the load manifest forms, or by qualified persons authorized by the air carrier. The aircraft when loaded shall not exceed the center of gravity limits or maximum allowable weight limits set forth in the aircraft certificate for the particular aircraft.

[Amdt. 41-14, 12 F. R. 7995]

§ 41.103 *Traffic conditions.* Immediately prior to departure it is the responsibility of the dispatcher, dispatching an instrument flight outside of an airway traffic control area, to ascertain from the best available information what other flights affecting the proposed flight are in progress over the route and to report this information to the pilot in command.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.104 *Dispatcher emergency procedure.* In the event of inability to maintain two-way communication with the aircraft while it is in flight the dispatcher is responsible for notifying all other known traffic in the area of such failure, giving the last approved flight plan and the expected time of arrival at the destination.

§ 41.105 *Redispach from alternate airports.* Aircraft may be redispached from any alternate airport. In the case of an off-route alternate, the return to the authorized route must be made in accordance with conditions specified by the Administrator.

Flight Preparation and Take-Off Rules

§ 41.108 *Tests and checks.* Before departure the pilot in command is responsible for the testing or checking of each item in the check list approved by the Administrator, at the time and to the extent specified.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.109 *View of traffic.* The pilot shall maneuver the aircraft to a position from which incoming and outgoing aircraft can be observed until immediately prior to take-off.

Flight Course and En Route Rules

§ 41.110 *Continuance of flight, short distance operation.* No flight shall be continued toward any point to which it is cleared unless the weather conditions at alternate airports specified in the clearance remain at or above the minimums specified for each such airport when used as an alternate.

§ 41.111 *Change in clearance en route.* The clearance may be amended en route by the substitution of another alternate airport within the fuel range of the aircraft, as outlined in § 41.98 (b), where weather conditions are at or above the minimums for such airport when used as an alternate. If a change in clearance is made while an aircraft is in flight, the two-way conversation shall be entered in the ground station radio log. After clearance for contact flight no aircraft shall be recleared en route for instrument flight, unless all instruments and items of equipment required by § 41.25 for the type of operation are in serviceable condition.

§ 41.112 *Deviation from route.* No aircraft may deviate from the route over which it is dispatched except when circumstances render such deviation necessary as a safety measure. Any deviation from the route must be explained by the pilot in a written report dispatched to the Administrator within 7 days after return to his base.

§ 41.113 *Reporting unusual conditions.* When an icing or other unusual meteorological condition is encountered in flight the pilot shall notify his company radio ground station as soon as practicable and such information shall be relayed to all flights which may be affected.

§ 41.114 *Flight altitude rules—(a) Day contact operation.* Except during take-offs and landings no aircraft shall be flown at an altitude less than 500 feet above the ground or water, or within 500 feet of any mountain, hill, or other obstruction to flight, except in such cases as may be specifically approved.

(b) *Night and instrument operation.* Except during take-offs and landings or when operating in accordance with specific procedures for definite localities approved by the Administrator, no aircraft shall be flown at an altitude of less than 1,000 feet above the highest obstacle located within a horizontal distance of 5 miles from the center of the course intended to be flown.

§ 41.115 *Communication failure.* In the event of inability to maintain two-way radio communication, the pilot in command shall observe one of the following procedures in the order listed:

(a) Proceed according to current flight plan, maintaining the minimum instrument altitude or the last acknowledged assigned altitude, whichever is higher, to the airport of intended landing and commence descent at approach time last authorized or, if not received and acknowledged, at the estimated time of arrival specified in the flight plan; or

(b) If weather conditions permit, proceed in accordance with contact flight rules; or

(c) Land as soon as practicable.

Instrument Approach and Landing Rules

§ 41.117 *Altitude on initial approach.* When making an initial approach to a radio station on instruments or on top of overcast, an aircraft shall not be operated below the initial approach altitude specified for such station until arrival over the station has been definitely established, except where a marker facility is available and a procedure for a straight-in approach is authorized.

§ 41.118 *Letting-down-through procedure.* When instrument operation is authorized the standard instrument approach procedure, or the one authorized by the control tower if more than one procedure is specified for the airport, must be used for letting-down-through. The procedures and minimum altitudes of flight specified shall be strictly observed.

§ 41.119 *Approach and landing limitations.* No instrument approach procedure shall be executed or landing made at an airport when the latest U. S. Weather Bureau weather report for that airport indicates the ceiling or visibility to be less than that prescribed by the Administrator for landing at such airport.

[Amdt. 41-4, 12 F. R. 1479]

MISCELLANEOUS OPERATIONS RULES

§ 41.120 *Operations manual.* (a) The air carrier shall prepare and maintain a manual for the use and guidance of operations personnel which contains full information necessary to guide flight and ground personnel in the conduct of flight operations and to inform such personnel regarding their duties and responsibilities. It must be in a form approved by the Administrator and furnished to all persons designated by the Administrator or Board. All copies in the hands of company personnel must be kept up to date.

(b) Any changes issued by the Administrator shall be promptly incorporated in the manual. Other changes not inconsistent with any Federal regulation, the air carrier operating certificate, or safe operating practice may be made without the prior approval of the Administrator.

§ 41.120-1 *Copies of operations manual (CAA rules which apply to § 41.120).* A copy of the operations manual shall be delivered to the Director, Flight Operations Service, *A-280, Civil Aeronautics Administration, Department of Commerce, Washington 25, D. C., and to the Chief, Scheduled Air Carrier Division, of the region in which headquarters of the air carrier is located. The latter person will inform air carriers of the need for any additional copies and to whom they shall be directed.

[13 F. R. 4251. Correction noted at 14 F. R. 37]

§ 41.121 *Admission to pilot compartment.* (a) No person except a member of the operating crew or an air carrier inspector of the Administrator may be admitted to the pilot compartment during flight unless his admission is ap-

proved by the pilot in command after he has identified himself as one of the following:

(1) An employee of the Federal Government, of an air carrier, or other aeronautical enterprise whose duties are such that his presence in the compartment is necessary or advantageous to the conduct of safe air carrier operations or the improvement of the safety of such operations;

NOTE: Federal employees who deal responsibly with matters relating to air carrier safety and such air carrier employees as pilots, dispatchers, meteorologists, communication operators, and mechanics whose efficiency would be increased by familiarity with flight conditions in the pilot compartment may be considered eligible for admission to the pilot compartment under this requirement. Employees of traffic, sales, and other air carrier departments not directly related to flight operations cannot be considered eligible unless authorized under § 41.121 (a) (2).

(2) A person whose presence in such compartment has been specifically authorized by the management of the air carrier operating the aircraft and by the Administrator.

(b) No person may occupy a seat in the pilot compartment or the companionway thereto unless such seat is securely attached to the structure of the aircraft and is provided with a safety belt which shall be kept fastened by the occupant throughout his occupancy of such seat.

(c) Unless a seat is also available for his use in the passenger compartment, no person may be admitted to the pilot compartment during flight except:

(1) Air carrier inspectors engaged in checking flight operations; and

(2) Certificated airmen of the air carrier and certificated airmen of another air carrier who have been authorized by the air carrier concerned and the Administrator to make specific trips over the route.

(d) An air carrier inspector of the Administrator must be admitted to the pilot compartment of an air carrier aircraft at any time while performing his official duty.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.122 *Manipulation of controls.* No person other than a qualified pilot of the air carrier may manipulate the flight controls of an air carrier aircraft while in scheduled flight, except that at the discretion of the pilot in command such restriction will not apply to other pilots as follows:

(a) Authorized air carrier inspectors of the Administrator, or

(b) Properly qualified pilot personnel of another air carrier, if the pilot in command is at one set of controls.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.123 *Smoking rules.* No smoking will be permitted in an aircraft:

(a) While on the ground or water,
(b) During take-offs and landings,
(c) In the berths of sleeper planes, or
(d) Elsewhere, unless suitable ash containers are provided.

§ 41.124 *Passenger information signs.* Aircraft shall be equipped with the following signs so located as to be plainly visible to passengers:

(a) "No smoking" signs located in the cabin and in individual berths,

(b) "Fasten seat belt" signs located in cabin,

(c) "Use oxygen equipment" signs located in the cabin of aircraft not having pressurized cabins when operated at altitudes in excess of 12,000 feet above sea level for any period of time, unless a competent cabin attendant is provided to care for passengers.

§ 41.125 *Marking door handles.* The latched and unlatched positions of door handles shall be plainly marked.

§ 41.126 *Marking emergency exits.* Emergency exits shall be clearly marked as such with luminous paint in letters not less than three-fourths of an inch high, such markings to be located either on or immediately adjacent to the pertinent exits and readily visible to passengers. The location and method of operation of the handles shall be marked with luminous paint.

§ 41.127 *Use of emergency equipment.* The emergency equipment required by § 41.23 must be periodically inspected and tested in accordance with specifications issued by the Administrator. The crew of aircraft used in overwater flights shall be drilled periodically in "abandon ship" procedures. Passengers shall be acquainted with the location of emergency exits, with emergency equipment provided for individual use, and with the procedure to be followed in the case of an emergency landing on the water.

§ 41.128 *Route operation proving flights.* Before passengers are carried on any new route or any extension of over 100 miles of a route previously authorized, the air carrier shall demonstrate ability to conduct a safe operation by making such flights over the route as the Administrator may require in the interest of safety.

§ 41.128-1 *Route proving flights (CAA rules which apply to § 41.128).* See § 40.102-1 of this subchapter. In paragraph (c), entitled "Application," sentence 1, substitute "30" for "15."

[13 F. R. 3460. Correction noted at 14 F. R. 87]

§ 41.129 *Aircraft proving tests.* (a) A new type of air carrier aircraft shall have at least 100 hours of proving tests under the supervision of an authorized representative of the Administrator before authority for carrying passengers is issued. At least 50 hours of such tests shall be flown over authorized routes and shall include at least 10 hours of night operation.

(b) In a case of major changes on aircraft previously proved, or the use of the same aircraft on a substantially different operation, 50 hours of tests similar to those outlined in the preceding paragraph shall be required, of which at least 25 hours shall be flown over authorized routes.

(c) During the tests specified in paragraphs (a) and (b) of this section no

person shall be carried other than those essential to the tests. Mail, express, and cargo may be carried at the discretion of the Administrator.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-3, 14 F. R. 2196]

§ 41.129-1 *Aircraft proving tests (CAA rules which apply to § 41.129).* See § 61.322-1 of this subchapter. In paragraph (b), entitled "Application," sentence 1, substitute "30" for "15".

[13 F. R. 3460. Correction noted at 14 F. R. 37]

§ 41.130 *Reports.* Each air carrier shall furnish the Administrator the following reports:

(a) A monthly operations report shall be submitted on and in accordance with the form supplied or approved by the Administrator for the purpose not later than the 20th day of the next succeeding month.

(b) A mechanical interruption report shall be submitted on the form supplied for the purpose not later than 10 days after the return of the aircraft to its operating base. Any partial or complete instrument or equipment mechanical failure which occurs during flight shall be reported. The records of such mechanical failure must be made available to any authorized representative of the Administrator or Board on request.

§ 41.130-1 *Mechanical hazard and difficulty reports (CAA rules which apply to § 41.130).* See § 61.341-1 of this subchapter.

[13 F. R. 5808, 5858. Correction noted at 14 F. R. 37]

§ 41.131 *Irregularity report.* All airmen, including flight and ground personnel, shall immediately report to the operations manager any irregularity or hazard which in their opinion makes for unsafe operation. If such report is found to be justified, notice of the irregularity or hazard must be submitted to the Administrator at once.

§ 41.131-1 *Mechanical hazard and difficulty reports (CAA rules which apply to § 41.131).* See § 61.341-1 of this subchapter.

[13 F. R. 5808, 5858. Correction noted at 14 F. R. 37]

§ 41.132 *Communication priority.* Where a communications channel serves point-to-point contacts in addition to ground-to-plane, priority shall be given to plane-to-ground and ground-to-plane communications.

§ 41.133 *Flight records.* The air carrier shall maintain and make available to any authorized representative of the Administrator or Board, for not less than 1 year from the date of flight, the records pertaining to any flight which was interrupted because of weather conditions and failed to land at the point to which it was originally cleared. Such records shall include the flight plan, flight log, clearance, and any other data necessary to complete the record of the operation.

DEFINITIONS

§ 41.137 *Definitions—(a) Route.* A route is a path through the navigable air-

space identified by an area on the surface of the earth, the boundaries of which are designated or approved by the Administrator.

(b) *Short distance operation.* A short distance operation is one which involves intermediate stops of sufficient frequency to permit the dispatch from each such stop to be based on spot weather reports or a combination of spot weather reports and forecasts.

(c) *Long distance operation.* A long distance operation is one in which the time interval between stops is of sufficient duration to require that the dispatch be based entirely on forecasts of weather expected at the intended destination and alternates.

(d) *Regular airport.* A regular airport is an airport used as a regular stop on a route.

(e) *Provisional airport.* A provisional airport is an airport approved for the purpose of providing adequate service to a community when the regular airport serving that community is not available.

(f) *Alternate airport.* An alternate airport is one listed in the clearance as a point to which a flight may be directed if, subsequent to departure, a landing at the point to which the flight is cleared becomes undesirable.

(g) *Refueling and holding airport.* A refueling and holding airport is an airport approved as a point to which flights may be cleared for refueling.

(h) *Check pilot.* A check pilot is a pilot authorized by the Administrator to check pilots of the air carrier for familiarity with route procedures and for pilot-technique.

(i) *Flight crew member.* Flight crew member means a pilot, flight radio operator, flight engineer, or flight navigator assigned to duty on the aircraft during flight time.

(j) *Crew member.* Crew member means any individual assigned by an air carrier for the performance of duty on the aircraft other than as flight crew member during flight time.

(k) *Contact operation.* A contact operation is an operation conducted under contact flight rules as prescribed in Part 60 of this subchapter.

(l) *Instrument operation.* An instrument operation is an operation conducted under instrument flight rules as prescribed in Part 60 of this subchapter.

(m) *Point-of-no-return.* The term "point-of-no-return" means that point at which the aircraft no longer has sufficient fuel, under existing conditions, to return to the point of departure or any alternate for that point.

(n) *Pilot compartment.* The term "pilot compartment" means that part of the aircraft designed for the use of the flight crew.

(o) *Ceiling.* The term "ceiling", as used in this part, means the height of the base of the lowest cloud layer reported as "broken clouds" or "overcast."

(p) *Broken clouds.* The term "broken clouds" means a condition where more than 50 but less than 90 percent of the sky is covered by clouds.

(q) *Route segment.* A route segment is a portion of a route, the boundaries of which are identified by:

(1) A continental or insular geographic location;

(2) A point at which some specialized aid to air navigation is located; or

(3) A point at which a definite radio fix is located.

(r) *Category*. Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

(s) *Class*. Class shall indicate a difference in basic design of aircraft within a category, such as single-engine land, multiengine sea, etc.

(t) *Copilot*. Copilot shall mean a pilot serving in any piloting capacity other than as pilot in command on aircraft requiring two pilots for normal operations, but excluding a pilot who is on board the aircraft for the sole purpose of receiving dual instruction.

(u) *Flight time*. Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight (block to block).

(v) *Pilot in command*. Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

(w) *Type*. Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 41-0, 10 F. R. 8528, as amended by Amdt. 41-1, 13 F. R. 5909, and Amdt. 41-3, 14 F. R. 2196]

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AUTHORITY: §§ 42.0 to 42.96 Issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 604, 52 Stat. 1007, 1010; 49 U. S. C. 551, 554; Pub. Law 872, 80th Cong.

NOTE: Special Regulation Serial No. SR-325, effective August 27, 1948, 13 F. R. 5147, provides as follows:

Any air carrier authorized by the Board, pursuant to Title IV of the Civil Aeronautics Act of 1938, as amended, to engage in scheduled air transportation of cargo may conduct such transportation under the air carrier certification and operation rules prescribed in Part 42 of this subchapter.

This regulation shall supersede Special Civil Air Regulations Serial Nos. SR-317 and SR-317-A and shall terminate August 1, 1949, unless sooner terminated or rescinded by the Board.

SOURCE: §§ 42.0 to 42.96 appear at 14 F. R. 1427.

§ 42.0 *Applicability of this part*. (a) The provisions of this part shall apply to irregular air carriers operating in interstate, overseas, or foreign air transportation, to Alaskan air carriers when authorized by the Administrator under the provisions of § 41.1 (a) of this chapter, and to air carriers holding scheduled air carrier operating certificates when making charter trips or when performing other special services.

(b) An air carrier holding a scheduled air carrier operating certificate may elect to conduct charter flights or other special services between points which it is authorized to serve under the terms of such certificate, under the provisions of Part 41, or 40 and 61, of this chapter, as the case may be, and the scheduled air carrier operating certificate: *Provided*, That the certificate is amended to authorize such operation: *And provided further*, That charter or special services to other points shall be conducted under the provisions of this part, except that it shall not be necessary for the carrier to obtain an irregular air carrier operating certificate if its scheduled air carrier operating certificate is appropriately amended.

§ 42.1 *Definitions*. (a) As used in this part the words listed below shall be defined as follows:

(1) *Accelerate-stop distance*. Accelerate-stop distance is the distance required to reach the critical point of take-off and, assuming failure of the critical engine at that point, to bring the airplane to a stop using approved braking means. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such distance is determined.)

(2) *Air carrier*. Air carrier means any citizen of the United States who undertakes directly the carriage by aircraft of persons or property as a common carrier for compensation or hire, whether such carriage is wholly by aircraft or partly by aircraft and partly by other forms of transportation between any of the following places: A place in any State of the United States, or the District of Columbia, and a place in any other State of the United States, or the District of Columbia; places in the same State of the United States through the airspace over any place outside thereof; places in the same Territory or possession of the United States, or the District of Columbia; a place in any State of the United States, or the District of Columbia, and any place in a Territory or possession of the United States, and a place in any other Territory or possession of the United States; a place in the United States and any place outside thereof; or the carriage of mail by aircraft.

(3) *Alaskan air carrier*. Alaskan air carrier includes any air carrier subject to the provisions of Part 292¹ of this chapter as heretofore or hereafter amended.

¹ Part 292 currently provides that Alaskan air carriers shall include certificated and noncertificated air carriers engaging solely in air transportation within the Territory of Alaska.

(4) *Alternate airport.* An alternate airport is one listed in the flight plan as a point to which a flight may be directed if, subsequent to departure, a landing at the point of intended destination becomes inadvisable.

(5) *Approach or take-off area.* The approach or take-off area shall be an area symmetrical about a line coinciding with and prolonging the center line of the runway, or the most probable landing or take-off path for instrument approaches where there is a multiplicity of parallel runways or a large hard-surfaced area continuously available for landing or take-off. This area shall be assumed to extend longitudinally in a straight line from the intersection of the obstruction clearance line with the runway to the most remote obstacle touched by the obstruction clearance line and in no case less than 1,500 feet. Thence, it shall be assumed to continue in a path consistent with the instrument approach or take-off procedures for the runway in question or, where such procedures are not specified, consistent with turns of at least 4,000 feet in radius. It shall be further assumed to extend laterally at the point of intersection of the obstruction clearance line with the runway 200 feet on each side of such center line. This distance shall increase uniformly to 500 feet on each side of such center line at a longitudinal distance of 1,500 feet from such point of intersection. Thereafter, this distance shall be assumed to be 500 feet on each side of such center line.

(6) *Approved.* Approved, when used either alone or as modifying other words such as "means," "method," "action," etc., shall mean approved by the Administrator.

(7) *Check pilot.* Check pilot is a pilot authorized by the Administrator to check pilots of the air carrier for such items as familiarity with en route procedures and piloting technique.

(8) *Crew member.* Crew member means any individual assigned for the performance of duty on the aircraft other than as a flight crew member.

(9) *Critical engine.* The critical engine is the engine the failure of which gives the most adverse effect on the performance characteristics of the aircraft. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such engine is determined.)

(10) *Critical-engine-failure speed.* The critical-engine-failure speed is a true indicated air speed, selected by the aircraft manufacturer, at which the take-off may be safely continued even though the critical engine becomes suddenly inoperative. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such speed is determined.)

(11) *Critical point of take-off.* The critical point of take-off is that point beyond which the aircraft cannot be brought to a safe stop in the event of failure of the critical engine. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such point is determined.)

(12) *Effective length of runway.* The effective length of runway is the distance

from the point where the obstruction clearance line intersects the runway to the far end thereof.

(13) *Flight crew member.* Flight crew member means a pilot, flight radio operator, flight engineer, or flight navigator assigned to flight duty on the aircraft.

(14) *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight.

(15) *IFR.* The symbol used to designate instrument flight rules.

(16) *Irregular air carrier.* Irregular air carrier includes any air carrier subject to the provisions of Part 291² of this chapter as heretofore or hereafter amended.

(17) *Large aircraft.* Aircraft of 12,500 pounds or more maximum certificated take-off weight shall be considered large aircraft.

(18) *Maximum certificated take-off weight.* Maximum certificated take-off weight shall mean the maximum take-off weight authorized by the terms of the aircraft airworthiness certificate.³

(19) *Minimum control speed.* The minimum control speed is the minimum speed at which the airplane can be maintained in straight flight after an engine suddenly becomes inoperative. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such speed is determined.)

(20) *Night.* Night is the time between the ending of evening twilight and the beginning of morning twilight as published in the Nautical Almanac converted to local time for the locality concerned.⁴

(21) *Obstruction clearance line.* The obstruction clearance line is a line drawn tangent to or clearing all obstructions

showing in a profile of the approach or take-off area which has a slope to the horizontal of 1/20.

(22) *Passenger-carrying aircraft.* An aircraft carrying any individual other than a flight crew or crew member, company employee, or an authorized Government representative shall be considered a passenger-carrying aircraft.

(23) *Pilot compartment.* Pilot compartment means that part of the aircraft designed for the use of the flight crew.

(24) *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

(25) *Point-of-no-return.* Point-of-no-return means the point beyond which the aircraft no longer has sufficient fuel, under existing conditions, to return to the point of departure or any alternate for that point.

(26) *Power-off stall speed.* The power-off stall speed is the minimum steady flight speed at which the airplane with engines idling is controllable in the landing configuration. (See the airworthiness requirements under which the airplane was type certificated for the manner in which such speed is determined.)

(27) *Rating.* Rating is an authorization issued with a certificate, and forming a part thereof, stating special conditions, privileges, or limitations pertaining to such certificate.

(28) *Runway.* A runway is a hard-surfaced area normally used for the landing or take-off of airplanes. An unpaved area at the end of a paved area may be considered as part of a runway if it is smooth and firm enough to permit an airplane to traverse it safely.

(29) *Second pilot.* Second pilot shall include any pilot other than the pilot in command assigned as a member of the flight crew.

(30) *Small aircraft.* Aircraft of less than 12,500 pounds maximum certificated take-off weight shall be considered small aircraft.

(31) *Transport category aircraft.* Transport category aircraft are aircraft which have been certificated in accordance with the requirements of Part 4b of this chapter, or under the transport category performance requirements of Part 4a of this chapter.

(32) *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

(33) *VFR.* The symbol used to designate visual flight rules.

(34) V_{SO} , V_{S0} means the power-off, true-indicated stalling speed of an aircraft. (See the airworthiness requirements under which the airplane was type certificated for the manner in which V_{SO} is determined.)

CERTIFICATE RULES

§ 42.5 *Certificate issuance.* An air carrier operating certificate describing the operations authorized and prescribing such operating specifications and limitations as may be reasonably required in the interest of safety shall be issued

² Part 291 currently provides that the term "irregular air carrier" means any air carrier which (1) directly engages in air transportation, (2) does not hold a certificate of public convenience and necessity under section 401 of the Civil Aeronautics Act of 1938, as amended, and (3) does not operate or hold out to the public, expressly or by course of conduct, that it operates one or more aircraft between designated points, or within a designated point, regularly or with a reasonable degree of regularity, upon which aircraft it accepts for transportation, for compensation or hire, such members of the public as apply therefor or such property as the public offers. No air carrier shall be deemed to be an irregular air carrier unless the air transportation services offered and performed by it are of such infrequency as to preclude an implication of a uniform pattern or normal consistency of operation between, or within, such designated points.

³ Note that the aircraft airworthiness certificate incorporates as a part thereof an airplane operating record or an airplane flight manual which contains the pertinent limitation.

⁴ The Nautical Almanac containing the ending of evening twilight and the beginning of morning twilight tables may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C. Information is also available concerning such tables in the offices of the Civil Aeronautics Administration or the United States Weather Bureau.

by the Administrator to a properly qualified citizen of the United States who is capable of conducting the proposed operations in accordance with the applicable requirements hereinafter specified. Application for a certificate, or application for amendment thereof, shall be made in a manner and contain information prescribed by the Administrator. No person subject to the provisions of this part shall operate in air transportation without, or in violation of the terms of, an air carrier operating certificate.

(a) *Exceptions.* Whenever upon investigation the Administrator finds that the general standards of safety required for air carrier operations require or permit a deviation from any specific requirement of this part, he may issue an air carrier operating certificate or amendment providing for such deviation. The Administrator shall promptly notify the Board of any deviation included in the air carrier operating certificate and the reasons therefor.

§ 42.6 *Duration.* An air carrier operating certificate shall continue in effect unless it is surrendered, suspended, or revoked, or a termination date is set by the Board, after which it shall be returned to the Administrator.

§ 42.7 *Display.* The air carrier operating certificate shall be kept available at the carrier's principal operations office for inspection by any authorized representative of the Administrator or Board.

§ 42.8 *Inspection.* Any authorized representative of the Administrator or the Board shall be permitted at any time and place to make inspections or examinations to determine the air carrier's compliance with the Civil Air Regulations.

§ 42.9 *Operations base, maintenance base, and/or office.* On or before July 1, 1949, each irregular air carrier shall give written notice to the Administrator of his principal business office, his principal operations base, and principal maintenance base. Thereafter, prior to any change in any such office or base, he shall give written notice to the Administrator.

AIRCRAFT REQUIREMENTS

§ 42.11 *Aircraft required.* An air carrier shall own or have the exclusive use of at least one aircraft. All aircraft used in the carriage of persons or property for compensation or hire shall be certificated in accordance with the standard airworthiness requirements. No air carrier shall operate a large aircraft for the carriage of goods or persons for compensation or hire unless the Administrator has found such aircraft safe for the service to be offered and has listed it in the air carrier operating certificate.

§ 42.12 *Fire prevention requirements.* Aircraft powered by an engine or engines rated at more than 600 h. p. each for maximum continuous operation shall, when used in passenger service, comply with the applicable fire prevention requirements of Part 4b of this chapter: *Provided,* That in those instances where the Administrator, prior to the effective date of this part, has authorized an air

carrier to operate aircraft without full compliance with such requirements, such aircraft may be operated in accordance with such authorization. For particular types of aircraft, where the Administrator finds that literal compliance with specific items of this requirement would not contribute materially to the objective sought, he may accept such measures of compliance as he finds will so contribute.

§ 42.13 *Engine rotation.* Multiengine aircraft having any engine rated at more than 480 h. p. for maximum continuous operation shall be so equipped that the crankshaft rotation of each such engine can be stopped promptly in flight.

§ 42.14 *Minimum performance requirements for all aircraft.* Except as otherwise provided in this part, no air carrier shall use any aircraft unless it meets such operating limitations as the Administrator determines will provide a safe relation between the performance of the aircraft and the airports to be used and the areas to be traversed.

§ 42.15 *Minimum performance requirements for large airplanes used in passenger operations.* No air carrier shall use large airplanes in passenger operations except as provided below:

(a) Transport category airplanes shall meet the operating limitations of §§ 42.70 through 42.78.

(b) Nontransport category airplanes shall either:

(1) Retain their present airworthiness certificate status and shall meet the operating limitations of §§ 42.80 through 42.83, or

(2) Qualify by showing compliance with either the performance requirements of §§ 4a.737-T through 4a.750-T of this chapter or the requirements contained in Part 4b of this chapter, and when so qualified shall meet the operating limitations of §§ 42.70 through 42.78 over the area to be traversed.

(c) Airplanes used after December 31, 1953, shall comply with all of the requirements of Part 4b of this chapter or the transport category requirements of Part 4a of this chapter and shall meet the requirements of §§ 42.70 through 42.78 over each route to be flown.

§ 42.16 *Aircraft limitations for IFR and land aircraft overwater operations.* When passengers are carried, no air carrier shall use any aircraft under IFR weather conditions or any land aircraft in overwater operations except as follows:

(a) *IFR operations.* Aircraft shall be multiengine and shall meet the appropriate en route operating limitations of § 42.74 or § 42.82.

(b) *Overwater operations.* Land aircraft shall be multiengine and shall meet the appropriate en route operating requirements of § 42.74 or § 42.82, unless the overwater operation consists only of take-offs and landings or the aircraft is flown at such an altitude that it can reach land in the event of power failure.

AIRCRAFT EQUIPMENT

§ 42.21 *Basic required instruments and equipment for aircraft.* The following instruments and equipment acceptable to the Administrator for the type of

operations specified shall be installed and in serviceable condition in all aircraft:

(a) *VFR (day).* For day VFR flight the following is required:

- (1) Air-speed indicator,
- (2) Altimeter,
- (3) Magnetic direction indicator,
- (4) Tachometer for each engine,
- (5) Oil pressure gauge for each engine using pressure system,
- (6) Coolant temperature gauge for each liquid-cooled engine,
- (7) Oil temperature gauge for each air-cooled engine,
- (8) Manifold pressure gauge or equivalent when required for the proper operation of the engine,
- (9) Fuel gauge indicating the quantity of fuel in each tank,
- (10) Position indicator, if aircraft has retractable landing gear or flaps,
- (11) Approved seats and safety belts adequate for all persons on board the aircraft,

(12) In passenger service, a minimum of two approved hand-type fire extinguishers, one of which is installed in the pilot compartment, the other accessible to the passengers and ground personnel, unless the aircraft is so designed that the fire extinguisher in the pilot compartment is directly available to passengers and ground personnel, in which case only one fire extinguisher is required; in cargo service, fire extinguisher or extinguishers adequate for the aircraft,

(13) Source of electrical energy sufficient to operate all radio and electrical equipment installed,

(14) One spare set of fuses or 3 spare fuses of each magnitude.

(b) *VFR (night).* For night VFR flight the following is required:

- (1) Instruments and equipment specified in § 42.21 (a),
- (2) Carburetor temperature gauge,
- (3) Carburetor heating or de-icing equipment for each engine,
- (4) Set of approved forward and rear position lights,
- (5) At least one landing light,
- (6) Approved landing flares as follows, if the aircraft is operated beyond a 3-mile radius from the center of the airport of take-off:

Maximum certificated take-off weight of aircraft:	Flares
Less than 3,500 lbs....	5 class-3 or 3 class-2.
3,500 lbs. to 5,000 lbs....	4 class-2.
More than 5,000 lbs....	2 class-1 or 3 class-2, and 1 class-1.

If desired, flare equipment specified for heavier aircraft may be used.

(7) Two-way radio communications system and navigational equipment appropriate to the ground facilities to be used,

(8) Generator of adequate capacity,

(9) One set of instrument lights.

(c) *IFR (day).* For day IFR flight the following is required:

- (1) Instruments and equipment specified in § 42.21 (a),
- (2) Two-way radio communications system and navigational equipment appropriate to the ground facilities to be used,

- (3) Gyroscopic rate-of-turn indicator,
- (4) Bank indicator,
- (5) Rate-of-climb indicator,
- (6) Artificial horizon indicator,
- (7) Sensitive altimeter adjustable for changes in barometric pressure, in lieu of § 42.21 (a) (2),

- (8) Clock with a sweep-second hand,
- (9) One gyro direction indicator,
- (10) Generator of adequate capacity,
- (11) One outside air temperature gauge easily readable from the pilot's position,

- (12) One carburetor temperature gauge or equivalent approved device,

- (13) Power failure warning means or vacuum gauge on instrument panel connecting to lines leading to gyroscopic instruments,

- (14) Carburetor heating or de-icing equipment for each engine,

- (15) Heated pitot tube for each air-speed indicator.

- (d) *IFR (night)*. For night IFR flight the following is required:

- (1) Instruments and equipment specified in paragraphs (a), (b), and (c) of this section: *Provided*, That when any requirements under paragraphs (a), (b), or (c) of this section are identical, such requirements need not be duplicated.

§ 42.22 Additional required instruments and equipment for large aircraft.

In addition to the basic instruments required by § 42.21, the following instruments and equipment for the type of operations specified shall be installed and in serviceable condition in large aircraft:

- (a) *Day (VFR and IFR)*. For flight during the day the following is required:

- (1) Additional air-speed indicator,
- (2) Additional sensitive altimeter.

- (3) Alternate source of energy to supply gyroscopic instruments which shall be capable of carrying the required load. Engine-driven pumps, when used, shall be on separate engines and, in lieu of one such source of energy, an auxiliary power unit may be used. The installation shall be such that the failure of one source of energy will not interfere with the proper functioning of the instrument by means of the other source.

- (4) In passenger service, in addition to fire-detecting and fire-extinguishing equipment necessitated as a result of compliance with § 42.12, such additional hand-type fire extinguishers as the Administrator finds necessary for compliance with § 42.21 (a) (12).

- (b) *Night (VFR and IFR)*. For flight during the night the following is required:

- (1) Instruments and equipment specified in paragraph (a) of this section, and one additional landing light.

§ 42.23 Radio communications system and navigational equipment for large aircraft.

In lieu of the radio communications system and navigational equipment specified in § 42.21 (b) (7) and (c) (2), the following shall be required in large aircraft for the type of operations specified:

- (a) For day VFR operations over routes on which navigation can be accomplished by visual reference to landmarks, each aircraft shall be equipped with such radio equipment as is necessary to accomplish the following:

- (1) Transmit to at least one appropriate ground station from any point on the route and transmit to airport traffic control towers, from a distance of not less than 25 miles,

- (2) Receive communications at any point on the route,

- (3) By either of two independent means, receive meteorological information at any point on the route and receive instructions from airport traffic control towers.

- (b) For day VFR operations over routes on which navigation cannot be accomplished by visual reference to landmarks, for night VFR, or for IFR operations, each aircraft shall be equipped as specified in paragraphs (a) (1), (2), and (3) of this section, and in addition shall be equipped with at least one marker beacon receiver and with such radio equipment as is necessary to receive satisfactorily, by either of two independent means, radio navigational signals from any other radio aid to navigation intended to be used. For operations outside the United States each aircraft operated for long distances over water or uninhabited terrain shall be equipped with two independent means of transmitting to at least one appropriate ground station from any point on the route.

- (c) If appropriate, one of the means provided for compliance with paragraph (a) (3) of this section may be employed for compliance with paragraphs (a) (2) of this section, and the means provided for compliance with the requirements of paragraph (b) of this section may be employed for compliance with paragraphs (a) (1) and (3) of this section.

§ 42.24 First-aid and emergency equipment.

- (a) Each aircraft shall be equipped with readily available first-aid and emergency evacuation equipment adequate for the type of operation and number of persons carried.

- (b) Each aircraft operated over uninhabited terrain shall carry such emergency equipment as the Administrator finds necessary for the preservation of life for the particular operation.

- (c) Except for take-offs, landings, or flights for short distances over water for which the Administrator finds that any of the equipment in subparagraphs (1), (2), or (3) of this paragraph is unnecessary, each aircraft operated over water shall be equipped with:

- (1) Individual life preservers or flotation devices readily available for each person aboard the aircraft,

- (2) Life rafts of sufficient capacity to contain all persons aboard the aircraft,

- (3) A Very pistol or equivalent signal equipment,

- (4) Portable emergency radio signaling device which is not dependent upon the aircraft power supply,

- (5) Such additional emergency equipment as the Administrator finds necessary for the preservation of life for the particular operation involved.

- § 42.25 *Cockpit check list*. The air carrier shall provide for each type of aircraft a cockpit check list adapted to each operation in which the aircraft is to be utilized. The check list shall be installed in a readily accessible location

in the cockpit of each aircraft and shall be used by the flight crew.

§ 42.26 *Oxygen*. Aircraft operated at an altitude exceeding 10,000 feet above sea level continuously for more than 30 minutes, or at an altitude exceeding 12,000 feet above sea level for any length of time, shall be equipped with effective oxygen apparatus and an adequate supply of oxygen available for the use of the operating crew. Such aircraft shall also be equipped with an adequate separate supply of oxygen available for the use of passengers when operated at an altitude exceeding 12,000 feet above sea level.

MAINTENANCE REQUIREMENTS

§ 42.30 *General*. No person shall operate an aircraft which is not in an airworthy condition. All inspections, repairs, alterations, and maintenance shall be performed in accordance with Part 18 of this chapter, and with the maintenance manual when required by § 42.32 (d).

§ 42.31 Inspections and maintenance.

- (a) Aircraft shall be given a preflight check to determine compliance with § 42.51 (e) and, in addition, shall meet the following requirements:

- (1) Large aircraft shall be maintained and inspected in accordance with a continuous maintenance and inspection system as provided for in the maintenance manual.

- (2) Small aircraft shall either be maintained and inspected in accordance with subparagraph (1) of this paragraph or be given a periodic inspection at least every 100 hours of flight time and an annual inspection at least every 12 months. The annual inspection may be accepted as a periodic inspection.

- (b) A record shall be carried in the aircraft at all times showing that the latest inspections required by paragraphs (a) (1) or (2) have been accomplished, except such record may be kept at the principal operations base when the aircraft is maintained and inspected as provided in paragraph (a) (1) of this section.

§ 42.32 Additional maintenance requirements for large aircraft.

The following requirements are applicable to operations conducted in large aircraft:

- (a) *Facilities*. Facilities for the proper inspection, maintenance, overhaul, and repair of the types of aircraft used shall be maintained by the air carrier, unless arrangements acceptable to the Administrator are made with other persons possessing such facilities.

- (b) *Maintenance personnel*. A staff of qualified mechanics, inspectors, and appropriate supervisory personnel shall be employed by the air carrier and kept available for performing the functions specified in § 42.30, except where the air carrier has obtained the approval of the Administrator for the performance of such functions by some other person. The air carrier shall permit maintenance to be performed only by an individual competent therefor.

- (c) *Reporting of mechanical irregularities occurring in operation*. Each air carrier shall prescribe in its operations manual a procedure for the submission of written reports by the members of the

flight crew for all mechanical irregularities occurring during the operation of the aircraft. The members of the flight crew designated by the air carrier shall submit a written report in accordance with such system to the person responsible for the maintenance of the aircraft. This report shall be submitted at the end of each through flight or sooner if the seriousness of the irregularity so warrants. Such report or copy thereof indicating the action taken shall be retained in the aircraft for the information of the next flight crew.*

(d) *Maintenance manual.* (1) The air carrier shall prepare and maintain for the use and guidance of maintenance personnel a maintenance manual which contains full information pertaining to the maintenance, repair, and inspection of aircraft and equipment and clearly outlines the duties and the responsibilities of maintenance personnel. The form and content shall be acceptable to the Administrator. It shall contain a copy of the approved time limitations for inspection and overhauling of aircraft, aircraft engines, propellers, and appliances. Copies and revisions shall be furnished to all persons designated by the Administrator. All copies in the hands of company personnel shall be kept up to date.

(2) A copy of those portions pertaining to the aircraft shall be carried therein.

(3) Any changes prescribed by the Administrator in the interest of safety shall be promptly incorporated in the manual. Other changes not inconsistent with any Federal regulation, the air carrier operating certificate, or safe operating practices may be made without prior approval of the Administrator.

(4) No maintenance, repair, or inspection of aircraft or equipment shall be made by the air carrier contrary to the provisions of the maintenance manual.

FLIGHT CREW REQUIREMENTS

§ 42.40 *Airman requirements.* No air carrier shall utilize an individual as an airman unless he has met the appropriate requirements of this subchapter.

§ 42.41 *Composition of flight crew.* (a) No air carrier shall operate an aircraft with less than the minimum flight crew required for the particular operation and the type of aircraft, as determined by the Administrator in accordance with the standards hereinafter prescribed, and specified in the air carrier operations manual for the area in which operations are authorized.

(b) Where the provisions of this part require the performance of two or more functions for which an airman certificate is necessary, such requirement shall not be satisfied by the performance of multiple functions at the same time by any airman.

(c) *Second pilot.* A second pilot shall be required on large aircraft, or on other aircraft when passengers are carried on operations under IFR, or when the Administrator finds that a second pilot is otherwise required in the interest of safety.

* See § 42.96 for the requirements for reporting aircraft or component malfunctioning and defects.

(d) *Flight radio operator.* An airman holding a flight radio operator certificate shall be required for flight over any area over which the Administrator has determined that radiotelegraphy is necessary for communication with ground stations during flight.

(e) *Flight engineer.* An airman holding a flight engineer certificate shall be required on all aircraft of more than 80,000 lbs. maximum certificated take-off weight, and on all other aircraft certificated for more than 30,000 lbs. maximum certificated take-off weight where the Administrator finds that the design of the aircraft used or the type of operation is such as to require a flight engineer for the safe operation of the aircraft, or on other aircraft where required by the aircraft airworthiness certificate.

(f) *Flight navigator.* An airman holding a flight navigator certificate shall be required for flight over any area where the Administrator has determined that celestial navigation is necessary.

§ 42.42 *Pilot qualification for small aircraft—(a) Pilot in command.* Any pilot serving as pilot in command on small aircraft shall hold a valid commercial pilot certificate with an appropriate rating for the aircraft on which he is to serve, and for:

(1) *Day flight VFR.* He shall have had at least 50 hours of cross-country flight time as a pilot;

(2) *Night flight VFR.* He shall have had a total of at least 500 hours of flight time as a pilot, including 100 hours of cross-country flight time of which 25 hours shall have been at night;

(3) *IFR flight.* He must possess a currently effective instrument rating and have had a total of at least 500 hours of flight time as a pilot including 100 hours of cross-country flight.

(b) *Second pilot.* Any pilot serving as second pilot on small aircraft shall hold for:

(1) *VFR flight.* A valid commercial pilot certificate with the appropriate ratings;

(2) *IFR flights.* A currently effective instrument rating.

§ 42.43 *Pilot qualification for large aircraft—(a) Pilot in command.* Any pilot serving as pilot in command on large aircraft shall meet the following requirements:

(1) After December 31, 1949, he shall possess a valid airline transport pilot rating with an appropriate rating for the aircraft on which he is to serve;

(2) Prior to and including December 31, 1949, he shall either meet the above or:

(i) Possess a valid commercial pilot certificate with an appropriate rating for the aircraft on which he is to serve;

(ii) Possess a currently effective instrument rating;

(iii) Have logged at least 1,200 hours of flight time of which 500 hours shall have been cross-country;

(iv) Have logged at least 100 hours of night flight of which 50 hours shall have been cross-country.

(b) *Second pilot.* Any pilot serving as second pilot in large aircraft shall:

(1) Possess a valid commercial pilot certificate with an appropriate rating for the aircraft on which he is to serve;

(2) Possess a currently effective instrument rating.

(c) *Three-pilot crew.* In a crew of three or more pilots at least two pilots shall meet the requirements of paragraph (a) of this section.

§ 42.44 *Recent flight experience requirements for flight crew members.* No air carrier shall utilize an airman, nor shall any individual serve as an airman, unless he meets the appropriate experience requirements specified below:

(a) *Pilots.* (1) Within the preceding 90 days a pilot shall have made at least 3 take-offs and landings in an aircraft of the same type on which he is to serve. For night flight one of the take-offs and landings required above shall have been made at night.

(2) Within the preceding 6 months a pilot in large aircraft shall have successfully accomplished an equipment check on aircraft of the type on which he is to serve. Such equipment check shall be given by an authorized representative of the Administrator or a check pilot designated by the Administrator.

(3) Within the preceding 6 months the pilot in command on any large aircraft, or on any aircraft under IFR conditions, shall have successfully accomplished an instrument check demonstrating his ability to pilot and navigate by instruments, to accomplish a standard instrument approach using radio range facilities, and to accomplish an instrument approach in accordance with ILS, GCA, or D/F procedures when such facilities are to be used. This instrument check shall have been given by an authorized representative of the Administrator or a check pilot designated by the Administrator on an aircraft which the air carrier is authorized to use.

(b) *Flight radio operator.* No individual shall be assigned to nor perform duties as a flight radio operator unless within the preceding 12 months he has had at least four months of satisfactory experience as a radiotelegraph operator and at least 25 hours of experience in the operation of aircraft radio during flight, or until a person designated by the Administrator has checked the airman and has determined that he is (1) familiar with all radio information pertinent to the operations of the air carrier and (2) competent with respect to the operating procedures and radio equipment to be used.

(c) *Flight engineer.* No individual shall be assigned to nor perform the duties as a flight engineer unless within the preceding 12 months he has had at least 50 hours of experience as a flight engineer on the type of aircraft on which he is to serve, or until a person designated by the Administrator has checked the airman and determined that he is (1) familiar with all current information and operating procedures relating to the type of aircraft on which he is to serve and (2) competent with respect to the flight engineer's duties on such aircraft.

(d) *Flight navigator.* No individual shall be assigned to nor perform duties as a flight navigator unless within the preceding 12 months he has had at least

50 hours of experience as a flight navigator, or until a person designated by the Administrator has checked the airman and determined that he is (1) familiar with all current navigational information pertaining to the operations of the air carrier and (2) competent with respect to the operating procedures and navigational equipment to be used.

§ 42.45 *Proficiency of crew members serving on large aircraft.* The air carrier shall by means of a training program or otherwise insure that crew members are proficient in their duties and are kept currently informed of all techniques and new developments pertinent thereto. The program shall include instruction in emergency procedures and in crew coordination.

§ 42.46 *Logging flight time.* (a) A pilot in command may log his total flight time.

(b) A second pilot holding an airline transport pilot certificate and rating for the aircraft flown may log the total time during which he is on duty on the flight deck.

(c) A second pilot not holding an airline transport pilot certificate and rating for the aircraft flown may log 50% of the total flight time during which he is on duty on the flight deck.

(d) A pilot may log as instrument flight time only such time as he is actually manipulating the controls when the aircraft is being flown solely by reference to instruments.

§ 42.47 *Grace period for airman periodic checks.* Whenever this part requires an airman check at stated intervals, a grace period of 30 days shall be allowed: *Provided*, That the effective date of the check, if met within the grace period, shall be the same as if met on the day immediately preceding such grace period.

§ 42.48 *Flight time limitations for pilots on large aircraft.* The following limitations shall be applicable to pilots serving on large aircraft.

(a) *Individual pilot limitations.* (1) A pilot may be scheduled to fly 8 hours or less during any 24 consecutive hours without a rest period during such 8 hours.

(2) A pilot shall receive 24 hours of rest before being assigned further duty when he has flown in excess of 8 hours during any 24 consecutive hours. Time spent in deadhead transportation to or from duty assignment shall not be considered part of such rest period.

(3) A pilot shall be relieved from all duty for not less than 24 consecutive hours at least once during any 7 consecutive days.

(4) A pilot shall not fly as a crew member in air carrier service more than 100 hours during any 30 consecutive days.

(5) A pilot shall not fly as a crew member in air carrier service more than 1,000 hours in any one calendar year.

(6) A pilot shall not do other commercial flying if his total flying time for any specified period will exceed the limits of that period.

(b) *Aircraft having a crew of two pilots.* (1) A pilot shall not be scheduled

to fly in excess of 8 hours during any 24-hour period unless he is given an intervening rest period at or before the termination of 8 scheduled hours of flight duty. Such rest period shall equal at least twice the number of hours flown since the last preceding rest period, and in no case shall such rest period be less than 8 hours. During such rest period the pilot shall be relieved of all duty with the air carrier.

(2) A pilot shall not be on duty for more than 16 hours during any 24 consecutive hours.

(c) *Aircraft having a crew of three pilots.* (1) A pilot shall not be scheduled for duty on the flight deck in excess of 8 hours in any 24-hour period.

(2) A pilot shall not be scheduled to be aloft for more than 12 hours in any 24-hour period.

(3) A pilot shall not be on duty for more than 18 hours in any 24-hour period.

(d) *Aircraft having a crew of four pilots.* (1) A pilot shall not be scheduled for duty on the flight deck in excess of 8 hours during any 24-hour period.

(2) A pilot shall not be scheduled to be aloft for more than 16 hours in any 24-hour period.

(3) A pilot shall not be on duty for more than 20 hours during any 24-hour period.

FLIGHT OPERATION RULES

§ 42.51 *Pilot responsibilities—(a) Pilot in command.* The pilot in command of the aircraft shall be designated by the air carrier.

(b) *Preflight action.* Prior to commencing a flight the pilot in command shall familiarize himself with the latest weather reports pertinent to the flight issued by the United States Weather Bureau or if unavailable, by the most reliable source, and with the information necessary for the safe operation of the aircraft en route and on the airports or other landing areas to be used, and determine that the flight can be completed with safety.

(c) *Charts and flight equipment.* The pilot in command shall have in his possession in the cockpit proper flight and navigational facility charts, including instrument approach procedures when instrument flight is authorized, and such other flight equipment as may be necessary to properly conduct the particular flight proposed.

(d) *Emergency decisions.* (1) When required in the interest of safety, a pilot may make any immediate decision and follow any course of action which in his judgment appears necessary, regardless of prescribed methods or requirements. He shall, where practicable, keep the proper control station fully informed regarding the progress of the flight.

(2) In an emergency requiring either the dumping of fuel or a landing at a weight in excess of the authorized landing weight, a pilot may elect to follow whichever procedure he considers safer.

* See § 42.94 for the report to be filed by the pilot where the authority granted by this section is exercised.

(e) *Serviceability of equipment.* Prior to starting any flight, the pilot shall determine that the aircraft, all engines and propellers, appliances and required equipment, including all instruments, are in proper operating condition. If during the flight any such engine, propeller, appliance, or equipment malfunctions or becomes inoperative, the pilot in command shall determine whether the flight can be continued with safety. Unless he believes that flight can be continued safely, he shall hold or cancel it until satisfactory repairs or replacements are made.

(f) *Pilots at controls.* In the case of aircraft requiring two or more pilots, two pilots shall remain at the controls at all times while taking off, landing, and while the aircraft is en route except when the absence of one is necessary in connection with his regular duties or when he is replaced by a person authorized under the provisions of paragraph (g) of this section.

(g) *Admission to pilot compartment.* In aircraft having a separate pilot compartment, no person other than a crew member, a check pilot, an authorized representative of the Administrator or the Board in pursuance of official duty, or a person whose admission is approved by the pilot in command may be admitted to the pilot compartment. In the latter case, the pilot in command shall remain at the controls.

§ 42.52 *Fuel supply.* The following minimum fuel requirements shall be applicable as specified:

(a) *United States.* Within the continental limits of the United States the following requirements shall be met unless the Administrator finds, after considering the character of the terrain being traversed, the available airports, and the category of aircraft being operated, that the safe conduct of the flight normally requires a greater quantity of fuel.

(1) No flight in small aircraft under VFR shall be started unless the aircraft carries sufficient fuel and oil, considering the wind and other weather conditions forecast, to fly to the point of intended landing, and thereafter for a period of at least 30 minutes at normal cruising consumption.

(2) No flight in large aircraft under VFR shall be started unless, considering the factors enumerated in subparagraph (1) of this paragraph, the aircraft carries sufficient fuel and oil to fly to the point of intended landing, and thereafter for a period of at least 45 minutes at normal cruising consumption.

(3) No flight in large or small aircraft under IFR shall be started unless, considering the factors set forth in subparagraph (1) of this paragraph, sufficient fuel and oil are carried aboard the aircraft (i) to reach the point of intended landing, (ii) thereafter to fly to the alternate airport, and (iii) thereafter to fly for a period of 45 minutes at normal cruising consumption.

(b) *Outside the United States.* Outside the continental limits of the United States, the following requirements shall be met unless the Administrator finds, after considering the character of the terrain being traversed, the available air-

ports, and the category and type of aircraft being operated, that the flight may be safely conducted with a lesser quantity of fuel.

(1) No flight shall be started unless, considering the wind and other weather conditions expected, the aircraft carries sufficient fuel and oil (i) to fly to the next point of landing specified in the flight plan, (ii) thereafter to fly to and land at the most distant alternate airport designated in the flight plan, and (iii) thereafter to fly for a period of at least 2 hours at normal cruising consumption.

(2) No flight shall be returned to the point of departure or to an alternate airport for that point unless the aircraft has sufficient fuel to return to such point and thereafter to fly for a period of at least 2 hours at normal cruising consumption.

(3) No flight shall be started to a destination for which there is no available alternate unless the aircraft carries sufficient fuel, considering wind and other weather conditions expected, to fly to that point and thereafter to fly for at least 3 hours at normal cruising consumption.

§ 42.53 *Minimum flight altitude rules.* Except during take-off and landing, the flight altitude rules prescribed in paragraphs (a) and (b) of this paragraph, in addition to the applicable provisions of § 60.17 of this chapter, shall govern air carrier operations: *Provided*, That other altitudes may be established by the Administrator for any area where he finds, after considering the character of the terrain being traversed, the quality and quantity of meteorological service, the navigational facilities available, and other flight conditions, that the safe conduct of flight permits or requires such other altitudes.

(a) *Day VFR operations.* No aircraft shall be flown at an altitude less than 500 feet above the surface or less than 1,000 feet from any mountain, hill, or other obstruction to flight.

(b) *Night VFR or IFR operations.* No aircraft shall be flown at an altitude less than 1,000 feet above the highest obstacle located within a horizontal distance of 5 miles from the center of the course intended to be flown or, in mountainous terrain designated by the Administrator, 2,000 feet above the highest obstacle located within a horizontal distance of 5 miles from the center of the course intended to be flown: *Provided*, That in VFR operations at night in such mountainous terrain aircraft may be flown over a lighted civil airway at a minimum altitude of 1,000 feet above such obstacle.

§ 42.54 *Flight into known icing conditions.* No aircraft shall be flown into known or probable heavy icing conditions. Aircraft may be flown into light or moderate icing conditions only if the aircraft is equipped with an approved means for de-icing the wings, propellers, and such other parts of the aircraft as are essential to safety.

§ 42.55 *Weather minimums.* No flight shall be started unless the take-off, en route operation, and landing at destination can be conducted in accordance with the weather requirements of Part 60 of

this chapter,¹ but in no case less than the minimums specified below:

(a) For VFR take-off, en route operation, or landing, the weather minimums shall be a ceiling of 1,000 feet and visibility of 1 mile for day and 2 miles for night, unless otherwise authorized by an air traffic clearance obtained from air traffic control, and

(b) For IFR operations the weather minimums, including alternate airport requirements, shall be not less than those specified in the CAA Flight Information Manual, or as otherwise specified or authorized by the Administrator.

§ 42.56 *Instrument approach.* No instrument approach procedure shall be executed or landing made at an airport when the latest United States Weather Bureau report for that airport indicates the ceiling or visibility to be less than that prescribed by the Administrator for landing at such airport.

§ 42.57 *Airport lighting for night operations.* No air carrier shall use an airport for the take-off or landing of an aircraft at night unless such airport is adequately lighted.

§ 42.58 *Navigational aids for IFR flight.* IFR operations shall be conducted only over civil airways and at airports equipped with radio ranges or equivalent facilities, unless the Administrator has found that instrument navigation can be conducted by the use of radio direction finding equipment installed in the aircraft or by other specialized means and has approved or otherwise authorized such operation in the air carrier operating certificate.

§ 42.59 *Passenger use of emergency equipment.* The air carrier shall establish procedures for familiarizing passengers with the location and use of emergency equipment.

§ 42.60 *Operations manual for large aircraft.* (a) When operations are conducted in large aircraft the air carrier shall prepare and maintain for the use and guidance of operations personnel an operations manual which contains full information necessary to guide flight and ground personnel in the conduct of safe flight operations and to inform such personnel regarding their duties and responsibilities. The manual shall also contain a copy of the air carrier operating certificate. The form and content shall be acceptable to the Administrator. Copies and revisions shall be furnished to all persons designated by the Administrator. All copies in the hands of company personnel shall be kept up to date.

(b) A copy of the operations manual shall be kept at the principal operations base. Those portions of the manual pertinent to safe operation of the aircraft, including the copy of the air carrier operating certificate, shall be carried therein.

(c) Any changes prescribed by the Administrator in the interest of safety shall be promptly incorporated in the manual. Other changes not inconsistent with any

¹ See the Flight Information Manual for specific en route, take-off, and landing minimums for particular routes and airports.

Federal regulation, the air carrier operating certificate, or a safe operating practice may be made without the prior approval of the Administrator.

(d) No operation shall be conducted by the air carrier contrary to the safety provisions of the operations manual.

§ 42.61 *Flight plan for large aircraft.* No large aircraft shall be taken off unless a VFR or IFR flight plan containing the appropriate information required by Part 60 of this chapter is filed by the air carrier with the nearest CAA communications station or, when outside the United States, with the appropriate authority. In the event communications facilities are not readily available, such flight plan shall be filed as soon as practicable after becoming air-borne.

§ 42.62 *Flight manifest for large aircraft and passenger-carrying aircraft operating under IFR conditions.* For all large aircraft, or any aircraft carrying passengers under IFR conditions, a flight manifest form shall be prepared and signed for each flight by qualified personnel of the air carrier charged with the duty of supervising the loading of the aircraft and the preparation of the flight manifest form. The form and contents of this manifest shall be in accordance with the instructions contained in the air carrier's operations manual and shall include the names and addresses of the passengers carried, points of departure and destination, the weight of the cargo and passengers, and the distribution of such weight in the aircraft in accordance with the weight control system prescribed in the operations manual. The weight of the passengers may be determined in accordance with a weight control system prescribed by the Administrator. In the event passengers are picked up at points other than the principal operations base or discharged at points other than as shown on the latest manifest, the pilot shall, before starting the flight, cause a duplicate copy of the revised manifest to be mailed to such base, unless other requirements are set forth in the carrier's operations manual.²

OPERATING LIMITATIONS FOR LARGE PASSENGER-CARRYING AIRPLANES

§ 42.70 *Operating limitations for transport category airplanes.* (a) In operating any passenger-carrying transport category airplane the provisions of §§ 42.71 through 42.78 shall be complied with unless deviations therefrom are specifically authorized by the Administrator on the ground that the special circumstances of a particular case make a literal observance of the requirements unnecessary for safety.

(b) For transport category aircraft the data contained in the Airplane Flight Manual shall be applied in determining compliance with these provisions. Where conditions differ from those for which specific tests were made, compliance shall be determined by interpolation or by computation of the effects of changes in the specific variables where such interpolations or computations will give re-

² See § 42.95 for record-keeping requirements for the flight manifest.

sults substantially equalling in accuracy the results of a direct test.

§ 42.71 *Weight limitations.* (a) No airplane shall be taken off from any airport located at an elevation outside of the altitude range for which maximum take-off weights have been determined, and no airplane shall depart for an airport of intended designation, or have any airport specified as an alternate, which is located at an elevation outside of the altitude range for which maximum landing weights have been determined.

(b) The weight of the airplane at take-off shall not exceed the authorized maximum take-off weight for the elevation of the airport from which the take-off is to be made.

(c) The weight at take-off shall be such that, allowing for normal consumption of fuel and oil in flight to the airport of intended destination, the weight on arrival will not exceed the authorized maximum landing weight for the elevation of such airport.

§ 42.72 *Take-off limitations to provide for engine failure.* No take-off shall be made except under conditions which will permit compliance with the following requirements.

(a) It shall be possible, from any point on the take-off up to the time of attaining the critical-engine-failure speed, to bring the airplane to a safe stop on the runway, as shown by the accelerate-stop distance data.

(b) It shall be possible, if the critical engine should fail at any instant after the airplane attains the critical-engine-failure speed, to proceed with the take-off and attain a height of 50 feet, as indicated by the take-off path data, before passing over the end of the take-off area. Thereafter, it shall be possible to clear all obstacles, either by at least 50 feet vertically, as shown by the take-off path data, or by at least 200 feet horizontally within the airport boundaries and by at least 300 feet horizontally after passing beyond such boundaries.

(1) In determining the allowable deviation of the flight path in order to avoid obstacles by at least the distances above set forth, it shall be assumed that the airplane is not banked before reaching a height of 50 feet, as shown by the take-off path data, and that a maximum bank thereafter does not exceed 15°.

(c) In applying conditions in paragraphs (a) and (b) of this section, correction shall be made for any gradient of the take-off surface. Take-off data based on still air may be corrected to allow for the effect of a favorable wind according to reported wind conditions: *Provided*, That not more than 50% of the wind component along the direction of take-off may be used.⁹

§ 42.73 *En route limitations; all engines operating.* No airplane shall be taken off at a weight in excess of that which would permit a rate of climb (expressed in feet per minute), with all

engines operating, of at least $6 V_{SO}$ (when V_{SO} is expressed in miles per hour) at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track. Transport category airplanes certificated under Part 4a of this chapter are not required to comply with this section. For the purpose of this section it shall be assumed that the weight of the airplane as it proceeds along its intended track is progressively reduced by the anticipated consumption of fuel and oil.

§ 42.74 *En route limitations; one engine inoperative.* No airplane of a maximum certificated weight of less than 40,000 lbs. shall be taken off at a weight in excess of that which would permit a rate of climb (expressed in feet per minute), with one engine inoperative, of at least $0.02 V_{SO}^2$ (when V_{SO} is expressed in miles per hour) at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles either side of the intended track; for airplanes of a maximum certificated weight of 40,000 to 60,000 lbs., inclusive, the rate of climb shall increase linearly in relation to weight to $0.04 V_{SO}^2$; for airplanes of a maximum certificated weight of over 60,000 lbs. the rate of climb shall be $0.04 V_{SO}$; for transport category airplanes certificated under Part 4a of this chapter the rate of climb shall be $0.02 V_{SO}^2$ for all maximum certificated weights. For the purpose of this section it shall be assumed that the weight of the airplane as it proceeds along its intended track is progressively reduced by the anticipated consumption of fuel and oil.

§ 42.75 *En route limitations; two engines inoperative.* No airplane having four or more engines shall be flown along an intended track except under the following conditions: *Provided*, That this section shall not apply to transport category airplanes certificated under Part 4a of this chapter:

(a) No place along the intended track shall be more than 90 minutes away from an available landing area at which a landing may be made in accordance with the requirements of § 42.78, assuming all engines are operating at cruising speed; or

(b) The take-off weight is such that the airplane with two engines inoperative shall have a rate of climb (expressed in feet per minute) of at least $0.01 V_{SO}^2$ (when V_{SO} is expressed in miles per hour) either at an altitude of 1,000 feet above the elevation of the highest ground or obstruction within 10 miles on either side of the intended track or at an altitude of 5,000 feet, whichever is higher.

(1) The rate of climb referred to in this paragraph shall be determined by assuming the airplane's weight to be either that attained at the moment of failure of the second engine, assuming that failure to occur 90 minutes after departure, or that which may be attained by dropping fuel at the moment of failure of the second engine, assuming that sufficient fuel is retained to arrive at an altitude of at least 1,000 feet directly over the landing area.

§ 42.76 *En route limitations; where special air navigational facilities exist.* The 10-mile lateral distance specified in §§ 42.73 through 42.76 may, for a distance of no more than 20 miles, be reduced to 5 miles: *Provided*, That special air navigational facilities provide a reliable and accurate identification of any high ground or obstruction located outside of such 5-mile lateral distance but within the 10-mile distance.

§ 42.77 *Landing distance limitations; airport of destination.* No airplane shall be taken off at a weight in excess of that which, under the conditions stated hereinafter in paragraphs (a) and (b) of this section, would permit the airplane to be brought to rest at the field of intended destination within 60% of the effective length of the runway from a point 50 feet directly above the intersection of the obstruction clearance line and the runway. For the purpose of this section it shall be assumed that the take-off weight of the airplane is reduced by the weight of the fuel and oil expected to be consumed in flight to the field of intended destination.

(a) It shall be assumed that the aircraft is landed on the most favorable runway and direction without regard to wind.

(b) It shall be assumed, considering every probable wind velocity and direction, that the aircraft is landed on the most suitable runway, taking due account of the ground handling characteristics of the airplane and allowing for the effect on the landing path and roll of not more than 50% of the favorable wind component.

(c) If the airport of intended destination will not permit full compliance with paragraph (b) of this section, the aircraft may be taken off if an alternate airport is designated which permits compliance with § 42.78.

§ 42.78 *Landing distance limitations; alternate airports.* No airport shall be designated as an alternate airport in a flight plan unless the aircraft at the weight at take-off can comply with the requirements of paragraphs (a) and (b) of § 42.77 at such airport: *Provided*, That the aircraft can be brought to rest within 70% of the effective length of the runway.

§ 42.80 *Operating limitations for aircraft not certificated in the transport category.* In operating any passenger-carrying, large, nontransport category airplanes after January 1, 1950, the provisions of §§ 42.81 through 42.83 shall be complied with. Prior to that date, such aircraft shall be operated in accordance with such operating limitations as the Administrator determines will provide a safe relation between the performance of the aircraft and the airports to be used and the areas to be traversed. Performance data published by the Administrator for each such nontransport category type aircraft shall be used in determining compliance with these provisions.

§ 42.81 *Take-off limitations.* No take-off shall be made except under conditions which will permit the airplane to be brought to a safe stop within the effective length of the runway from any

⁹It will be noted that Special Civil Air Regulation Serial Number 397 requires the pilot to take account of temperature variations as well as his wind component in take-off.

point on take-off up to the time of attaining, with all engines operating at normal take-off power, 105% of the minimum control speed or 115% of the power-off stall speed in the take-off configuration, whichever is greater, as shown by the accelerate-stop distance data.

(a) In applying this requirement take-off data shall be based upon still-air conditions, and no correction shall be made for any uphill gradient of 1% or less when such percentage is measured as the difference between elevation at the end points of the runway divided by the total length. For all uphill gradients greater than 1%, the effective take-off length of the runway shall be reduced 20% for each 1% grade.

§ 42.82 *En route limitations; one engine inoperative.* No airplane shall be taken off at a weight in excess of that which, with the critical engine inoperative, would permit a rate of climb of at least 50 feet per minute at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track or at an altitude of 5,000 feet, whichever is higher. For the purpose of this section it shall be assumed that the weight of the airplane as it proceeds along its intended track is progressively reduced by the anticipated consumption of fuel and oil; that the propeller of the inoperative engine is in the minimum drag position; that the wing flaps and landing gear are in the most favorable positions; and that the remaining engine or engines are operating at the maximum continuous power available. The 10-mile lateral distance specified herein may, for a distance of no more than 20 miles, be reduced to 5 miles provided that special air navigational facilities provide a reliable and accurate identification of any high ground or obstruction located outside of such 5-mile lateral distance but within the 10-mile distance.

§ 42.83 *Landing distance limitations; airport of destination.* No airplane shall be taken off at a weight in excess of that which, under the conditions hereinafter stated in paragraphs (a) and (b) of this section, would permit the airplane to be brought to rest at the field of intended destination within 70% of the effective length of the runway from a point 50 feet directly above the intersection of the obstruction clearance line and the runway. For the purpose of this section it shall be assumed that the take-off weight of the airplane is reduced by the weight of the fuel and oil expected to be consumed in flight to the field of intended destination.

(a) It shall be assumed that the aircraft is landed on the most favorable runway and direction without regard to wind.

(b) It shall be assumed, considering every possible wind velocity and direction, that the aircraft is landed on the most suitable runway, taking due account of the ground handling characteristics of the airplane and allowing for the effect on the landing path and roll of not more than 50% of the favorable wind component.

(c) If the airport of intended destination will not permit full compliance with paragraph (b) of this section, the aircraft may be taken off if an alternate airport is designated which permits compliance with paragraphs (a) and (b) of this section.

REQUIRED RECORDS AND REPORTS

§ 42.91 *Maintenance records.* Each air carrier shall keep at its principal operations base the following current records with respect to all aircraft, aircraft engines, propellers, and, where practicable, appliances used in air transportation:

- (a) Total time and service,
- (b) Time since last overhaul,
- (c) Time since last inspection, and
- (d) Mechanical failures.

§ 42.92 *Airman records.* An air carrier shall maintain at its principal operations base current records of every airman utilized as a member of a flight crew. These records shall contain such information concerning the qualifications of each airman as is necessary to show compliance with the appropriate requirements prescribed by the Civil Air Regulations. No air carrier shall utilize any airman as a flight crew member unless records are maintained for such airman as required herein.

§ 42.93 *Emergency flight reports.* In the case of emergencies necessitating the transportation of persons or medical supplies for the protection of life or property, the rules contained herein regarding type of aircraft, equipment, and weather minimums to be observed will not be applicable: *Provided*, That within 48 hours after any such flight returns to its base the air carrier shall file a report with the Administrator setting forth the conditions under which the flight was made, the necessity therefor, and giving the names and addresses of the crew and passengers.

§ 42.94 *Pilot's emergency deviation report.* Where pursuant to authority granted in § 42.51 (d) a pilot has deviated from established methods or requirements, he shall, within 7 days after completion of the trip, file with the Administrator a report thereof giving a brief statement concerning the circumstances of the emergency and the nature of the deviation.

§ 42.95 *Flight manifest record.* A signed copy and any revision of the flight manifest required by § 42.62 shall be retained in the personal possession of the pilot for the duration of the flight, and a duplicate copy thereof shall be retained by the air carrier at its principal operations base for at least one year after completion of the flight.

§ 42.96 *Reporting of malfunctioning and defects.* An air carrier shall report in a manner prescribed by the Administrator all malfunctioning and defects occurring during operation or discovered during inspection which cause or may be reasonably expected by the air carrier to cause an unsafe condition in any aircraft, engine, propeller, or appliance. The corrective action taken by the air

carrier to prevent recurrence of the malfunctioning or defect shall be indicated.

PART 43—GENERAL OPERATION RULES

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43.70 Definitions.

AUTHORITY: §§ 43.1 to 43.70 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 43.1 to 43.70 contained in Amendment 43-0, Civil Air Regulations, 10 F. R. 5062, 5393, except as noted following sections affected.

GENERAL

§ 43.1 *Scope.* This part governs the operation of civil aircraft in the United States.

AIRCRAFT CERTIFICATION AND IDENTIFICATION

§ 43.10 *Certificates and identification marks.* Aircraft, except foreign aircraft authorized by the Administrator to be flown in the United States, shall not be operated unless the following requirements are met:

(a) *Registration certificate.* A registration certificate issued to the owner of the aircraft shall be carried in the aircraft at all times.

NOTE: The owner of an aircraft is required to give immediate notice to the Administrator of any change of address. For other rules governing the registration and recordation of aircraft ownership see Parts 501 and 503 of this title.

(b) *Airworthiness certificate.* An airworthiness certificate or special authorization issued by the Administrator approving its operation shall be carried in the aircraft at all times during flight.

NOTE: Usually the manufacturer obtains the airworthiness certificate which thereafter remains with the aircraft. If no airworthiness certificate has been issued for the aircraft, or if it has expired, the owner shall obtain this certificate.

(1) *Aircraft operating limitations.* An aircraft for which an airworthiness certificate is currently in effect shall not be operated unless there are available in the aircraft appropriate aircraft operating limitations set forth in a form and manner prescribed by the Administrator, or a current airplane flight manual approved by the Administrator; nor shall such aircraft be operated otherwise than within its prescribed operating limitations.

NOTE: Special Regulation Serial No. SR-330, effective February 28, 1949, 14 F. R. 1004, provides in part as follows:

Notwithstanding the provisions of § 43.10 (b) (1) of this chapter, military personnel of a foreign government being trained in a CAA certificated school may receive special training in maneuvers not within the approved airplane operating limitations: *Provided*, That;

(1) An official request for such special training has been made to the Administrator by an accredited representative of the foreign government concerned; and

(2) The Administrator finds that such training can be done with a standard of safety equivalent to that maintained by the United States Air Force and Navy. There shall be no violation of the United States Air Force or Navy Technical Orders pertinent to the phase of the training for which approval is being given.

(3) Such aircraft shall not be used to demonstrate compliance with any acrobatic maneuver required in a flight test for the issuance of an airman certificate or rating, against which it has been placarded.

(2) *Duration.* An airworthiness certificate shall remain in effect until a termination date is fixed by the Board, unless it is suspended or revoked.

(3) *Transferability.* The airworthiness certificate and the attached currently effective aircraft operation record, upon transfer of ownership, shall remain with the aircraft for which they were issued.

(4) *Surrender.* Upon the cancellation, suspension, or revocation of an airworthiness certificate the owner of the aircraft must, upon request, surrender such certificate to an authorized representative of the Administrator.

(c) *Identification marks.* Aircraft identification marks shall be displayed on aircraft in the manner prescribed by the Administrator. Aircraft identification marks are as follows:

(1) *NC.* Roman capital letters NC followed by the registration symbols shall be displayed on aircraft which fully comply with the minimum airworthiness requirements specified in this subchapter.

(2) *NR.* Roman capital letters NR followed by the registration symbols shall be displayed on aircraft which fully comply with the airworthiness requirements of this subchapter, except those rendered inapplicable by the nature of a special purpose for which the aircraft is to be used, and the airworthiness requirements not met are compensated by suitable operating restrictions imposed by the Administrator after making a finding that the aircraft, when operated for the special purpose in accordance with the restrictions placed thereon, provides a level of safety equivalent to that of an aircraft which fully meets the provisions of the airworthiness requirements of this subchapter. NR aircraft may carry passengers and cargo but no charge shall be made for such transportation. For the purpose of this section, the materials transported for crop dusting, seeding, and other specialized operations shall not be considered pay cargo.

(3) *NX.* Roman capital letters NX followed by the registration symbols shall be displayed on aircraft which have not fully complied with the airworthiness requirements specified in the regulations in this subchapter and are to be operated only for experimental purposes when, in the opinion of the Administrator, such aircraft can be operated with appropriate restrictions without endangering public safety. In addition, the word "experimental" shall be prominently displayed near the entrance to the cabin or cockpit of any aircraft holding an experimental certificate.

(4) *Other marks or symbols.* (i) No design, mark, or symbol which modifies the identification marks shall be placed on aircraft, except with the approval of the Administrator.

(ii) No design, mark, or symbol which confuses the identification mark shall be placed on the aircraft.

(5) *NL.* Roman capital letters NL followed by the registration symbols shall be displayed on aircraft which have complied with the airworthiness requirements specified in Part 9 of this subchapter. Such aircraft shall not carry passengers or cargo for compensation or hire. A placard shall be prominently displayed in the passenger compartment of the aircraft bearing the words, "This is a military category aircraft and under the Civil Air Regulations shall not be used for the carriage of passengers or cargo for compensation or hire." The Administrator shall prescribe the dimensions of the placard and the lettering and the location of the placard.

(6) *Alternate identification marks.* After December 31, 1948, aircraft registered for the first time and, after December 31, 1950, all aircraft shall display identification marks consisting of the Roman capital letter "N" denoting U. S. registration followed by the registration number. However, this identification mark may be displayed prior to these dates at the option of the owner of the aircraft.

When this identification mark is utilized, those aircraft having other than a standard airworthiness certificate shall display the appropriate airworthiness classification as prescribed in Parts 3, 4a, 4b, 6, and 9 of this subchapter on the aircraft in a manner and form prescribed by the Administrator. Those aircraft having a standard airworthiness certificate need not display the airworthiness classification designation.

(d) *Export aircraft.* An aircraft manufactured in the United States for delivery outside the United States or its possessions shall display such identification marks or insignia as are approved by the Administrator. Such aircraft shall be operated only for the purpose of test and demonstration flights for a limited period of time or while in necessary transit to the purchaser.

[Amdt. 43-0, 10 F. R. 5062, 5393 as amended by Amdt. 43-4, 11 F. R. 1883, Amdt. 43-6; 11 F. R. 14099, Amdt. 43-1, 13 F. R. 474, Amdt. 43-3, 13 F. R. 2966, and Amdt. 43-5, 14 F. R. 2197]

§ 43.10-1 *Identification marks and airworthiness classification marks (CAA rules which apply to § 43.10 (c))*—(a) *Identification marks*—(1) *Composition.* On each aircraft, identification marks shall be displayed. They shall consist of the roman capital letter "N" denoting United States registry, followed by Arabic registration numbers, followed in some instances by an additional roman capital letter.

(2) *Location.* (i) On each fixed-wing aircraft, identification marks shall be displayed on the right half of the upper surface and the left half of the lower surface of the wing structure. So far as possible, the marks shall be located an equal distance from the leading and trailing edges of the wing. The top of the marks shall be toward the leading edge of the wing.

On each fixed-wing aircraft, identification marks shall be displayed on the upper half of the vertical tail surface. They shall be displayed on both sides of a single-tail surface, and on the outer sides of a multitail surface. They may be placed either horizontally or vertically.

On each fixed-wing aircraft, identification marks shall be displayed on the fuselage when the aircraft, as a result of design, does not have a vertical tail surface. The marks shall be located on each side of the top half of the fuselage, just forward of the leading edge of the horizontal tail surface. They may be placed either horizontally or vertically.

(ii) On each rotorcraft, identification marks shall be displayed on the bottom surface of the fuselage or cabin. The top of the marks shall be toward the left side of the fuselage.

On each rotorcraft, identification marks shall be displayed below the window lines and as near the cockpit as possible.

(iii) On each airship, identification marks shall be displayed on the upper surface of the right horizontal stabilizer and on the under surface of the left horizontal stabilizer. The top of the marks shall be toward the leading edge of the stabilizer. The marks shall be placed horizontally.

On each airship, identification marks shall be displayed on each side of the bottom half of the vertical stabilizer. The marks shall be placed horizontally.

(iv) On each spherical balloon, identification marks shall be displayed on two places diametrically opposite, and shall be located near the maximum horizontal circumference of the balloon.

(v) On each nonspherical balloon, identification marks shall be displayed on each side. They shall be located near the maximum cross section of the balloon, immediately above either the rigging band, or the points of attachment of the basket or cabin suspension cables.

(3) *Height.* (i) On each fixed-wing aircraft, wing identification marks shall be at least 20 inches high.

On each fixed-wing aircraft, vertical tail surface or fuselage identification marks shall be at least 2 inches high, but need not be more than 6 inches high.

(ii) On each rotorcraft, fuselage bottom surface or cabin bottom surface identification marks shall be at least $\frac{1}{2}$ as high as the fuselage is wide, but need not be more than 20 inches high.

On each rotorcraft, fuselage side identification marks shall be not less than 2 inches high, but need not be more than 6 inches high.

(iii) On each airship, spherical balloon, or nonspherical balloon, identification marks shall be at least 20 inches high.

(4) *Width.* On each aircraft, identification marks, with the following exception, shall be at least $\frac{2}{3}$ as wide as they are high. Number "1" shall be $\frac{1}{2}$ as wide as it is high.

On each aircraft, lines forming the identification marks shall be $\frac{1}{4}$ as wide as they are high.

(5) *Spacing.* On each aircraft, the space between identification marks shall be not less than $\frac{1}{2}$ as wide as the marks are high.

(6) *Color.* On each aircraft, identification marks shall contrast in color with the background.

(7) *Affixation.* On each aircraft, identification marks shall be painted or shall be affixed by any other means insuring a similar degree of permanence.

(8) *Formation.* On each aircraft, identification marks shall be formed by solid lines.

(9) *Design.* On each aircraft, identification marks shall have no ornamentation.

(10) *Maintenance.* On each aircraft, identification marks shall be kept clean and legible at all times.

(b) *Airworthiness classification marks.*—(1) *Composition.* (i) On each aircraft for which a limited certificate of airworthiness has been issued, the mark "Limited" shall be displayed.

(ii) On each aircraft for which a restricted airworthiness certificate has been issued, the mark "Restricted" shall be displayed.

(iii) On each aircraft for which an experimental airworthiness certificate has been issued, the mark "Experimental" shall be displayed.

On each aircraft for which a standard certificate of airworthiness has been issued, and which has been altered by the installation of components for temporary

experimental purposes so as not to adversely affect the aircraft design or flight characteristics, the mark "Experimental" shall be displayed.

(2) *Location.* On each aircraft, required airworthiness classification marks shall be placed on the fuselage at each cabin entrance and cockpit entrance so as to be readily visible to passengers and crew entering the aircraft. In cases where only one entrance for passengers and crew is used, and persons may enter the aircraft from either side of the fuselage, such as an aircraft with a sliding canopy, the marks shall be displayed on both sides of the fuselage.

(3) *Height.* On each aircraft, required airworthiness classification marks shall be at least 2 inches high, but need not be more than 6 inches high.

(4) *Width.* On each aircraft, required airworthiness classification marks shall be $\frac{2}{3}$ as wide as they are high.

On each aircraft, lines forming required airworthiness classification marks shall be $\frac{1}{4}$ as wide as they are high.

(5) *Spacing.* On each aircraft, the space between required airworthiness classification marks shall be not less than $\frac{1}{2}$ as wide as the marks are high.

(6) *Color.* On each aircraft, required airworthiness classification marks shall contrast in color with the background.

(7) *Affixation.* On each aircraft, required airworthiness classification marks shall be painted or shall be affixed by any other means insuring a similar degree of permanence.

On each aircraft for which a standard airworthiness certificate has been issued, and for which an experimental certificate of airworthiness has been subsequently issued to permit temporary experiments, the "Experimental" marks may be applied free-hand with water paint or masking tape, or by any other method which will allow the marks to be removed easily at the termination of the experiments.

(8) *Formation.* On each aircraft, required airworthiness classification marks shall be formed by solid lines.

(9) *Design.* On each aircraft, required airworthiness classification marks shall have no ornamentation.

(10) *Maintenance.* On each aircraft, required airworthiness classification marks shall be kept clean and legible.

[13 F. R. 7659]

MAINTENANCE

§ 43.20 *General.* An aircraft shall not be flown unless it is in airworthy condition. Mechanical work other than routine maintenance must be performed in accordance with § 18.10 of this subchapter.

§ 43.21 *Flight tests.* When an aircraft has undergone any repair or alteration which may have appreciably changed its flight characteristics or substantially affected its operation in flight, such aircraft, prior to carrying passengers, shall be test flown by at least a private pilot appropriately rated for the aircraft, and a notation to that effect shall be entered by such pilot in the aircraft log.

§ 43.22 *Inspections.*—(a) *Annual inspection.* An aircraft shall not be flown,

except for airworthiness flight tests, unless within the preceding 12 calendar months it has been given an annual inspection as prescribed by the Administrator and has been found to be airworthy by a person designated by the Administrator.

(b) *Periodic inspection.* An aircraft shall not be flown for hire, unless within the preceding 100 hours of flight time it has been given a periodic inspection by an appropriately rated mechanic in accordance with the periodic inspection report form prescribed by the Administrator, has been found to be airworthy, and a notation to that effect has been entered by such mechanic in the aircraft log. The annual inspection required by paragraph (a) of this section will be accepted as one such periodic inspection.

(c) *Air carrier exemption.* Air carrier aircraft are exempted from paragraphs (a) and (b) of this section when such aircraft are maintained and inspected in accordance with a continuous maintenance and inspection system as provided for by Part 41, 42, or 61 of this subchapter.

[Amdt. 43-10, 12 F. R. 6378]

§ 43.22-1 *Annual inspection routine (CAA rules which apply to § 43.22).* (a) The following procedure is prescribed for annual inspections of aircraft, other than air carrier aircraft coming within the provision of § 43.22 (c):

(1) The aircraft shall be given an inspection by an appropriately certificated mechanic and certified as airworthy on an inspection form prescribed by the Administrator.

(2) A representative of the Administrator must then determine if the aircraft complies with all current airworthiness requirements. Such representative may be either an agent employed by the Civil Aeronautics Administration or a designated aircraft maintenance inspector.

(b) A designated aircraft maintenance inspector may conduct the required periodic inspection and at the same time complete the necessary inspection forms for annual inspection.

(c) The certificate of airworthiness furnished by the Administrator setting forth the date of the annual inspection shall be prominently displayed in and affixed to the aircraft by the representative, preferably in a rear window facing the outside of the aircraft and so located as not to unduly limit the pilot's visibility.

[12 F. R. 8757. Corrections noted at 14 F. R. 38]

§ 43.23 *Aircraft and engine records.* The registered owner of a certificated aircraft shall be responsible for maintaining and keeping available for inspection by an authorized representative of the Administrator or the Board and for transfer with the aircraft or engine the following records:

(a) Aircraft and engine records which shall contain a current, accurate, and permanent record including the flight time of the aircraft and each engine, reports of inspections, minor repairs, and minor alterations of the aircraft structure, engines, and propellers. A mechan-

ical device which records the total time of operation or the total number of engine revolutions may be used in lieu of individual flight entries: *Provided*, That the totals of flight time are recorded in the aircraft and engine records at periodic intervals to enable compliance with the required inspections and maintenance procedures.

(b) A record of major repairs and alterations shall be maintained as required by Part 18 of this subchapter. A reference to such major repairs and alterations shall be entered in the appropriate place in the aircraft records.

[Amdt. 43-2, 13 F. R. 474]

§ 43.24 *Rebuilt engine logs.* A new record without previous operating history may be used for an aircraft engine rebuilt by the manufacturer or any agency approved by the manufacturer for such work, provided such new record contains a signed statement by such manufacturer or agency giving the date the engine was rebuilt and such other information as the Administrator may require.

AIRCRAFT INSTRUMENTS AND EQUIPMENT

§ 43.30 *Instruments and equipment for NC powered aircraft or powered aircraft with standard airworthiness certificates.* The following instruments and equipment, or instruments and equipment which the Administrator has found to be the equivalent, are required for the particular category of operation specified:

- (a) *Contact flight rules (day).* (1) Air-speed indicator.
- (2) Altimeter.
- (3) Magnetic direction indicator.
- (4) Tachometer for each engine.
- (5) Oil pressure gauge for each engine using pressure system.
- (6) Temperature gauge for each liquid-cooled engine.
- (7) Oil temperature gauge for each air-cooled engine.
- (8) Manifold pressure gauge, or equivalent, for each altitude engine.
- (9) Fuel gauge indicating the quantity of fuel in each tank.
- (10) Position indicator, if aircraft has retractable landing gear.
- (11) Approved flotation gear readily available for each occupant and a V or pistol or equivalent signal device, if the aircraft is operated for hire over water beyond gliding distance from shore without the aid of power.
- (12) Certificated safety belts for all passengers and members of the crew.

(b) *Contact flight rules (night).* (1) Equipment specified in paragraph (a) of this section.

(2) Set of certificated forward and rear position lights.

(3) One electric landing light, if the aircraft is operated for hire.

(4) Certificated landing flares as follows, if the aircraft is operated for hire beyond a 3-mile radius from the center of the airport of take-off:

Maximum authorized weight of aircraft:

3,500 pounds or less: five class 3 or three class 2 flares.

3,500 pounds to 5,000 pounds: four class 2 flares.

Above 5,000 pounds: two class 1 or three class 2 and one class 1 flares.

If desired, flare equipment specified for heavier aircraft may be used.

(5) An adequate source of electrical energy for such electrical and radio equipment as is installed.

(6) One spare set of fuses or 3 spare fuses of each magnitude.

(c) *Instrument flight rules.* (1) Equipment specified for contact flight rules in paragraph (a) of this section and, for night flight, equipment specified in paragraph (b) of this section.

(2) Two-way radio communications system and navigational equipment appropriate to the ground facilities to be used.

(3) Gyroscopic rate-of-turn indicator.

(4) Bank indicator.

(5) Sensitive altimeter adjustable for change in barometric pressure.

(6) Clock with a sweep second hand.

(7) Generator of adequate capacity.

[Amdt. 43-0, 10 F. R. 5062 as amended by

Amdt. 43-3, 13 F. R. 2966, and Amdt. 43-5, 14

F. R. 2197]

§ 43.40 *Pilot certificate.* No person shall pilot a civil aircraft within the United States unless he has in his personal possession at all times while piloting aircraft a valid pilot certificate with appropriate ratings issued by the Administrator, or an appropriate and valid foreign pilot certificate and ratings. Such certificate shall be presented for examination to any inspector of the Administration or State or local law enforcement officer upon the request of such inspector or enforcement officer.

[Amdt. 43-5, 14 F. R. 2197]

§ 43.41 *Medical certificate and renewal.* No person shall pilot an aircraft under authority of a pilot certificate issued by the Administrator, unless he has in his personal possession at all times while piloting aircraft a medical certificate or other evidence satisfactory to the Administrator showing that he has met the physical requirements appropriate to his rating within the following time limits:

(a) *Student or private pilot.* 24 calendar months.

(b) *Commercial pilot.* 12 calendar months, or 24 calendar months for operations requiring only a private pilot rating.

(c) *Air-line transport pilot.* Six calendar months, or 12 calendar months for operations requiring only a commercial pilot rating, or 24 calendar months for operations requiring only a private pilot rating.

[Amdt. 43-9, 12 F. R. 3170]

§ 43.42 *Operation during physical deficiency.* A person shall not pilot any aircraft during a period of any known physical deficiency or increase in physical deficiency which would render him unable to meet the physical requirements prescribed for the issuance of his currently effective medical certificate.

§ 43.43 *Pilot logbooks.* A record of the flight time used to substantiate recent experience or qualification for certificates or ratings shall be kept in a bound logbook. The logging of other flight time is not required. Such record shall show:

(a) Date of flight, duration of flight, and the points between which such flight was made.

(b) Category and type of the aircraft flown, the airplane class and engine horsepower.

(c) Aircraft identification mark.

(d) Dual instruction endorsed by a rated instructor, solo, pilot in command, instrument, and night flying time.

[Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2197]

§ 43.44 *Logging of flight time—(a) Student.* A student pilot may log as solo only that time during which he is the sole occupant of the aircraft in flight.

(b) *Private and commercial—(1) Pilot in command.* A private or commercial pilot may log flight time as pilot in command that flight time during which he is the sole manipulator of the controls of an aircraft for which he is rated or that flight time during which he is the sole occupant of the aircraft. A flight instructor may log flight time as pilot in command that flight time during which he is serving as a flight instructor. All flight time so logged may be credited toward the total flight time required for a higher pilot rating.

(2) *Copilot.* A private or commercial pilot may log as copilot time that flight time during which he is performing the duties of a copilot. Such pilot shall be entitled to credit not more than 50% of such flight time toward the total flight time required for a higher grade of pilot rating, but in no event shall a private pilot be entitled to credit more than 50 hours of such flight time.

(c) *Instrument time.* Instrument flight time may be logged as such by the pilot actually manipulating the controls only when the aircraft is flown solely by reference to instruments either under actual or simulated instrument flight conditions.

[Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2197]

§ 43.45 *Use of liquor, narcotics, and drugs.* No person shall pilot an aircraft or serve as a member of the crew while under the influence of intoxicating liquor or use any drug which affects his faculties in any manner contrary to safety. A pilot shall not permit any person to be carried in the aircraft who is obviously under the influence of intoxicating liquor or drugs, except a medical patient under proper care or in case of emergency.

§ 43.46 *Towing by aircraft.* No pilot shall tow anything by aircraft unless authority for such operation has been issued by the Administrator.

§ 43.47 *Dropping objects.* No person piloting an aircraft shall permit anything to be dropped from an aircraft in flight which might create any hazard to persons or property.

§ 43.48 *Aerobatic flight.* No pilot shall intentionally fly an aircraft in aerobatic flight carrying passengers unless all occupants are equipped with approved parachutes.

§ 43.49 *Parachutes.* No pilot shall carry on an aircraft a parachute which is available for emergency use unless:

(a) It is an approved chair-type (canopy in back) parachute which has been packed by a qualified parachute rigger within the preceding 120 days; or

(b) It is an approved-type, other than a chair-type (canopy in back) parachute which has been packed by a qualified parachute rigger within the preceding 60 days.

[Amdt. 43-7, effective July 21, 1949, 14 F. R. 3373]

§ 43.50 Transportation of explosives and other dangerous articles. No person piloting an aircraft shall permit explosives or other dangerous articles such as inflammable liquids or solids, oxidizing material, corrosive liquid, inflammable or noninflammable compressed gas, poison gas or liquid, poisonous liquid or solid, or tear gas to be carried in aircraft, except as provided for in Part 49 of this subchapter. Small arms ammunition for personal use, necessary aircraft signaling devices, and equipment necessary to safe operation of the aircraft are permitted.

§ 43.51 Fuel supply. Aircraft operated under IFR conditions shall carry sufficient fuel, considering weather reports and forecasts of wind and other weather conditions, to complete the flight to the point of first intended landing, to fly from there to the alternate airport, and to fly thereafter for 45 minutes at normal cruising speed. [Amdt. 43-4, 13 F. R. 3781]

STUDENT PILOT LIMITATIONS

§ 43.52 General limitations. No student pilot shall pilot an aircraft carrying a passenger, or on an international flight, or for compensation or hire, or in furtherance of a business.

[Amdt. 43-5, 14 F. R. 2197]

§ 43.53 Requirements for first solo. A student pilot shall not operate an aircraft in solo flight until:

(a) He has passed a written examination on pertinent provisions of this part and those of Part 60 of this subchapter dealing with contact flight rules,

(b) He has been found competent by a flight instructor to make such flight and authority therefor has been endorsed by such instructor on the student pilot certificate, and

(c) He has been given instruction in the prevention of and recovery from power-on and power-off stalls entered from all normally anticipated flight attitudes.

[Amdt. 43-8, 12 F. R. 1417, as amended by Amdt. 43-8, 14 F. R. 3352]

NOTE: § 43.53 (c) was amended, effective Aug. 15, 1949, by Amdt. 43-8.

§ 43.54 Flight area limitations. A student shall not pilot an aircraft outside a local flying area designated by his flight instructor until:

(a) He has had at least 10 solo flight hours, or if enrolled in and receiving flying instruction from an approved air agency, he is deemed competent by such agency, and

(b) His student pilot certificate has been appropriately endorsed by a flight instructor.

[Amdt. 43-11, 12 F. R. 7067]

§ 43.55 Aircraft limitations. A student shall not pilot an aircraft other than that of the category, class, and type which has been endorsed on his student pilot certificate by a flight instructor.

[Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2197]

§ 43.56 Recent experience. A student who has not piloted a powered aircraft within 90 days shall not pilot such aircraft in solo flight until he has passed a flight check given by a flight instructor and that fact has been endorsed by such instructor in the student pilot logbook.

PRIVATE AND COMMERCIAL PILOT PRIVILEGES AND LIMITATIONS

§ 43.60 Private pilot. A private pilot shall not pilot aircraft for hire.

NOTE: This section permits sharing the expenses of a flight or piloting aircraft in furtherance of a business when the flight is made solely for the personal transportation of the pilot.

§ 43.61 Commercial pilot. A commercial pilot may pilot aircraft for hire.

§ 43.62 Air-line transport pilot. An air-line transport pilot may exercise the privileges of a commercial pilot with an instrument rating.

§ 43.63 Rating requirements. A private or commercial pilot shall not pilot an aircraft carrying passengers other than an aircraft of the category, class, and type for which he is rated: *Provided*, That a holder of a pilot certificate with appropriate category and class ratings issued by the Administrator prior to May 1, 1949, shall not, until May 1, 1953, be required to have a type rating to pilot aircraft of over 12,500 lbs. maximum certificated take-off weight for which he has appropriate category and class ratings.¹ Such pilot may pilot other aircraft without passengers unless limitations placed on his certificate prohibit him from doing so.²

[Amdt. 43-5, 14 F. R. 2198]

§ 43.64 Flight instruction limitations. This section governs flight instructions:

(a) *Aircraft.* Aircraft shall be equipped with fully functioning dual controls.

(b) *Flight time.* A flight instructor shall not give more than 8 hours of dual flight instruction in any one day and not more than 36 hours of dual flight instruction in any 7-day period.

(c) *Endorsement of student pilot certificates.* A flight instructor shall

¹ Annex 1 to the Convention on International Civil Aviation (Personnel Licensing Standards) requires a pilot to have a type rating for all aircraft of a maximum certificated take-off weight of over 12,500 lbs. However, by the terms of the Convention, a holder of a pilot certificate issued prior to May 1, 1949, may, until May 1, 1953, exercise all of the privileges of such certificate both in the United States and internationally without compliance with the international standards.

² Annex 1 in defining the privileges of a commercial pilot restricts such pilot to the piloting in international air transportation of aircraft of 12,500 lbs. or less maximum certificated take-off weight. However, by the terms of the Convention, this restriction is not applicable until May 1, 1953, to certificates issued prior to May 1, 1949.

endorse the certificate of any student pilot for solo flight or flight in different categories, classes, and types of aircraft only if he has determined that the student is competent to exercise such privileges with safety, and for cross-country flight only if he has additionally determined that the student has an elementary knowledge of aeronautical charts, meteorological data, and the use of a magnetic compass.

[Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2197]

§ 43.65 Instrument flight limitations. A pilot shall not pilot aircraft under instrument flight rules, unless he holds a valid instrument rating issued by the Administrator.

§ 43.66 Instrument flight instruction. Instrument flight instruction may be given only by a person holding an effective instrument rating. A flight instructor rating is not required.

§ 43.67 Simulated instrument flight. Aircraft shall not be flown under simulated instrument flight conditions unless:

(a) Fully functioning dual controls are installed in the aircraft,

(b) An appropriately rated pilot occupies the other control seat as safety pilot, and

(c) Such safety pilot at all times has adequate vision forward and to either side of the aircraft, or a competent observer occupies a position in the aircraft so that his field of vision adequately supplements that of the safety pilot.

§ 43.68 Recent flight experience. This section governs recent flight experience:

(a) *General.* No person shall pilot an aircraft carrying passengers unless within the preceding 90 days he has made at least 5 take-offs and landings to a full stop in aircraft of the same category, class, and type of aircraft to be flown.

(b) *Night flight.* No person shall pilot an aircraft carrying passengers during the period from one hour after sunset to one hour before sunrise, unless he has made at least 5 take-offs and landings to a full stop during such period within the preceding 90 days.

(c) *Instruction flight.* A flight instructor shall not exercise the privileges of the instructor rating unless within the preceding 12 calendar months he has either:

(1) Given at least 10 hours of flight instruction while appropriately rated, or

(2) Demonstrated his continued proficiency to the Administrator.

(d) *Instrument flight.* A pilot shall not pilot an aircraft under instrument flight rules unless he has had at least 6 hours of instrument flight under actual or simulated flight conditions during the preceding six calendar months or until he has had 6 hours of such flight time under:

(1) Actual instrument conditions, accompanied by a pilot of at least private rating holding an appropriate aircraft and instrument rating, or

(2) Simulated instrument conditions in an aircraft accompanied by a pilot of at least private rating holding an appropriate aircraft rating, or

(3) Simulated instrument conditions in equipment approved by the Adminis-

trator, except that at least 3 hours must have been had in accordance with subparagraphs (1) or (2) of this paragraph. [Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2198]

DEFINITIONS

§ 43.70 *Definitions.* (a) "Pilot" is a person holding a valid pilot certificate issued by the Administrator.

(b) "To pilot" means to be in command of the aircraft during take-off, in flight, or landing.

(c) "Passenger" is an occupant of the aircraft in flight other than a crew member.

(d) "Flight instructor" means a private or commercial pilot who possesses a valid flight instructor rating.

(e) "Routine maintenance" is defined as simple or minor preservation operations, including but not limited to the adjustment of rigging and clearances, and the replacement of small standard parts not involving complex assembly operations.

(f) *Category.* Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

(g) *Class.* Class shall indicate a difference in basic design of aircraft within a category, such as single-engine land, multiengine sea, etc.

(h) *Copilot.* Copilot shall mean a pilot serving in any piloting capacity other than as pilot in command on aircraft requiring two pilots for normal operations, but excluding a pilot who is on board the aircraft for the sole purpose of receiving dual instruction.

(i) *Dual instruction time.* Dual instruction time shall mean that portion of the flight time during which a person is receiving flight instruction from a rated flight instructor on board the aircraft.

(j) *Flight instructor.* Flight instructor means a pilot who is qualified to instruct other pilots and who has received a flight instructor rating.

(k) *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight.^{*}

(l) *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

(m) *Solo flight time.* Solo flight time shall mean the flight time during which a pilot is the sole occupant of an aircraft.

(n) *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 43-0, 10 F. R. 5062, 5063, as amended by Amdt. 43-5, 14 F. R. 2198]

^{*} For example, a pilot taxis to the warm-up apron and holds there for several minutes before taking off to permit the engine to warm up. Such taxi and warm-up time is not considered flight time. Flight time begins when the aircraft leaves the warm-up apron and ends when the pilot returns to parking apron and turns the switches off.

PART 44—FOREIGN AIR CARRIER REGULATIONS

- Sec. 44.0 General.
- 44.1 Definition.
- 44.2 Operations specifications.
- 44.3 Aircraft airworthiness.
- 44.4 Radio equipment.
- 44.5 Flight crew certificates.
- 44.6 Air traffic rules and procedures.
- 44.7 Control of traffic.

AUTHORITY: §§ 44.0 to 44.7 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 610, 52 Stat. 1007, 1016; 49 U. S. C. 551, 560]

SOURCE: §§ 44.0 to 44.7 contained in Amendment 44-0, 10 F. R. 6366, except as noted following section affected.

§ 44.0 *General.* The regulations in this part shall apply to scheduled operations within the United States by aircraft of a foreign air carrier holding a permit issued by the Board pursuant to the provisions of section 402 of the Civil Aeronautics Act of 1938.

§ 44.1 *Definitions.* (a) As used in this part the words listed below shall be defined as follows:

(1) *Category.* Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

(2) *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

(3) *United States.* United States shall mean the continental United States and any outlying Territories under its jurisdiction (including the Canal Zone).

[Amdt. 44-1, 14 F. R. 2198]

§ 44.2 *Operations specifications.* All operations within the United States shall be conducted in accordance with operations specifications issued by the Administrator of Civil Aeronautics which shall include the airports to be used, the routes or airways to be flown, and such operating rules and practices pertaining thereto as are necessary in the interest of avoiding collision between foreign aircraft and other aircraft.

§ 44.3 *Aircraft airworthiness.* Each air carrier aircraft shall be possessed of a currently effective certificate of airworthiness issued by the country whose nationality it possesses. The air carrier shall not operate any airplane within the United States at weights in excess of the maximum weights authorized by the country of origin of the airplane type involved.

[Amdt. 44-1, 12 F. R. 950, as amended by Amdt. 44-1, 14 F. R. 2198]

§ 44.4 *Radio equipment.* The air carrier shall, subject to compliance with the applicable laws and regulations governing the ownership and operation of radio equipment, provide each aircraft with such radio equipment as is necessary to make proper use of the air navigation facilities along or adjacent to the route to be flown within the United States and to maintain communication with ground stations along and adjacent to such routes.

§ 44.5 *Flight crew certificates.* Each member of the flight crew shall be pos-

sessed of a currently effective certificate or license issued by the country whose nationality the aircraft possesses, evidencing competency to perform his duties in connection with the operation of such aircraft.

§ 44.6 *Air traffic rules and procedures.* All operations within the United States shall be conducted in accordance with the air traffic rules prescribed in Part 60 of this subchapter and with such local rules as are established at the airports to be used. Each pilot assigned to serve in such operations shall be familiar with the pertinent rules, with the navigational and communication facilities to be used, and with the air traffic controls and other procedures employed in the areas to be traversed. Each air carrier shall establish procedures to insure the possession of such knowledge by its pilots and shall check the ability of each pilot to operate safely in accordance with the applicable rules and procedures. Each foreign air carrier shall conform to the same practices, procedures, and other requirements for the use of the areas to be traversed as are prescribed by the Administrator of Civil Aeronautics for domestic air carriers using such areas.

§ 44.7 *Control of traffic.* The air carrier shall, subject to compliance with immigration laws and regulations, furnish the ground personnel necessary to provide for two-way voice communication between the aircraft and ground stations at such places as the Administrator of Civil Aeronautics finds voice communication necessary, if communication cannot be maintained in a language with which ground station operators are familiar. Such personnel shall be able to speak both the English language and the language necessary to maintain communication with the aircraft and shall assist ground personnel of the United States in directing traffic. These requirements shall not be applicable in cases where the Administrator of Civil Aeronautics finds that such traffic can be adequately controlled by the use of radiotelegraphy or other means.

PART 45—COMMERCIAL OPERATOR CERTIFICATION AND OPERATION RULES

- Sec. 45.1 Applicability of part.
- 45.2 Certificate required.
- 45.3 Certification requirements.
- 45.4 Operating rules.
- 45.5 Certificate rules.

AUTHORITY: §§ 45.1 to 45.5 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 607, 52 Stat. 1007, 1011; 49 U. S. C. 551, 557.

SOURCE: §§ 45.1 to 45.5 appear at 14 F. R. 1437.

§ 45.1 *Applicability of part.* The provisions of this part shall be applicable to citizens of the United States engaging in the carriage in air commerce of goods or passengers for compensation or hire, unless such carriage is conducted under the provisions of an air carrier operating certificate issued by the Administrator. For the purpose of this part, student instruction, banner towing, crop dusting, seeding, and similar operations shall not

be considered as the carriage of goods or persons for compensation or hire.¹

§ 45.2 Certificate required. No person subject to the provisions of this part shall engage in air commerce using aircraft of 12,500 lbs. or more certificated maximum take-off weight until he has obtained from the Administrator a commercial operator certificate: *Provided*, That any such person may engage in operations subject to the provisions of this part without a commercial operator certificate until such time as the Administrator shall pass on his application for such certificate, but in no case later than January 1, 1950, if he (a) is engaged in such operations on the date of adoption of this part and (b) has filed with the Administrator an application for such certificate not later than June 1, 1949.

§ 45.3 Certification requirements. A commercial operator certificate shall be issued to an applicant who is capable of conducting his operations in accordance with the requirements of Part 42 of this chapter as heretofore or hereafter amended, or at an equivalent level of safety.

§ 45.4 Operating rules. All persons subject to the provisions of this part shall comply with the operating requirements of Part 42 of this chapter, as heretofore or hereafter amended, except that no person shall be required to comply with the provisions of § 42.12, fire prevention requirements, until January 1, 1950. Operating requirements shall be deemed to include requirements relating to aircraft and equipment, maintenance, flight crew, flight time limitations, flight operation, aircraft operating limitations, and related record-keeping and reporting requirements.

§ 45.5 Certificate rules. The certificate rules prescribed in §§ 42.5 through 42.9 of this chapter shall be applicable to commercial operator certificates.

PART 48—OPERATION OF MOORED BALLOONS

- Sec.
48.1 Scope.
48.2 General.
48.3 Operation requiring permit.
48.4 Operation requiring notice.
48.5 Rapid deflation device.

AUTHORITY: §§ 48.1 to 48.5 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 48.1 to 48.5 contained in Amendment 48-0, Civil Air Regulations, 12 F. R. 5910.

§ 48.1 Scope. The following regulations in this part shall apply to moored balloons having a diameter of more than 6 feet or a gas capacity of more than 115 cubic feet when operated anywhere in the United States, including the several States, the District of Columbia, and the several Territories and possessions of the United States, including the territorial waters and the overlying airspace thereof.

¹ Under circumstances where it is doubtful whether the operations are for "compensation or hire," the test to be applied is whether the air carriage is merely incidental to the operator's other business or is, in and of itself, a major enterprise for profit.

§ 48.2 General. Moored balloons having a diameter of more than 6 feet or a gas capacity of more than 115 cubic feet may be operated without permit from or notice to the Administrator when operated less than 150 feet above the surface at a location more than 5 miles from the boundary of an airport. Balloons of smaller size than specified in this section are exempt from compliance with the regulations in this subchapter.

§ 48.3 Operation requiring permit. Unless operated under the conditions specified in § 48.2 moored balloons subject to the regulations in this part shall be operated under the authority of and in compliance with the terms and conditions of a permit issued by the Administrator when such moored balloons are operated:

- (a) Closer than 500 feet to the base of any cloud, or
- (b) During the hours of darkness, or
- (c) When ground visibility is less than 3 miles, or
- (d) At altitudes more than 500 feet above the surface, or
- (e) Within 5 miles of the boundary of an airport.

§ 48.4 Operation requiring notice. Unless operated under the conditions specified in §§ 48.2 or 48.3, written notice must be submitted to the nearest office of the Civil Aeronautics Administration at least 30 days prior to the date of operation when moored balloons subject to the regulations in this part are operated between 150 and 500 feet above the surface. Such notice shall contain the name and address of the owner and person operating the balloon, the date or dates of the proposed operation, and the location and altitude at which the proposed operation will be conducted.

§ 48.5 Rapid deflation device. No moored balloon having a diameter of more than 6 feet or a gas capacity of more than 115 cubic feet shall be operated unless it is equipped with a device or means of automatic and rapid deflation in the event of an escape from its moorings.

PART 49—TRANSPORTATION OF EXPLOSIVES AND OTHER DANGEROUS ARTICLES

- Sec.
49.0 Applicability of part.
49.1 Definitions.
49.3 Packing, marking, and labeling requirements.
PASSENGER-CARRYING AIRCRAFT
49.10 Acceptable explosives and other dangerous articles on aircraft carrying passengers.
49.11 Explosives.
49.12 Flammable liquids.
49.13 Flammable solids and oxidizing materials.
49.14 Acids and other corrosive liquids.
49.15 Nonflammable compressed gases.
49.16 Poisonous liquids.
49.17 Poisonous solids.
49.18 Radioactive materials.

CARGO AIRCRAFT

- 49.41 Articles which may be carried in cargo aircraft.

LOADING AND HANDLING REQUIREMENTS

- 49.51 Cargo location.
49.52 Pilot notification.

- Sec.
49.53 Damaged or improperly marked articles.
49.54 Quantity limitations.
49.55 Special requirements for radioactive materials.

EXEMPTED ARTICLES

- 49.61 Aircraft equipment.
49.62 Radioactive materials.
49.63 Additional exempted articles.
49.71 Special authority.
49.81 Prohibited articles.

Appendix A. Items prohibited from transportation by air.

Appendix B. Items prohibited from transportation by air on passenger-carrying aircraft.

AUTHORITY: §§ 49.0 to 49.81 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 49.0 to 49.81, effective July 20, 1949, appear at 14 F. R. 2787.

§ 49.0 Applicability of part. Explosives or other dangerous articles, including flammable liquids, flammable solids, oxidizing materials, corrosive liquids, compressed gases, and poisonous substances, shall not be loaded in or transported by civil aircraft in the United States, or transported anywhere in air commerce in civil aircraft of United States registry except as hereinafter provided.

§ 49.1 Definitions. (a) As used in this part the words listed below shall be defined as follows:

(1) **Explosives.** Those liquids, gases, or solids specified as "Forbidden Explosives," Class A, Class B, or Class C explosives by the ICC Regulations.

(2) **Flammable liquid.** A flammable liquid is any liquid which gives off flammable vapors (as determined by flash point from Tagliabue's open-cup tester, as used for test of burning oils) at or below a temperature of 80° F.

(3) **Flammable solid.** A flammable solid is a solid substance, other than one classified as an explosive, which is likely under conditions incident to transportation, to cause fires through friction, through absorption of moisture, through spontaneous chemical changes, or as a result of retained heat from the manufacturing or processing.

(4) **Oxidizing material.** An oxidizing material is a substance such as a chlorate, permanganate, peroxide, or a nitrate, that yields oxygen readily to stimulate the combustion of organic matter.

(5) **Corrosive liquids.** Corrosive liquids are those acids, alkaline caustic liquids, and other corrosive liquids which, when in contact with living tissue, will cause severe damage to such tissue by chemical action, or which, in case of leakage, will materially damage the air-

¹ Chapter 39, "Explosives and Combustibles," of Title 18 of the U. S. Code, Public Law 772, 80th Congress, 2d Sess.; 18 U. S. C. 831 et seq., enacted June 25, 1948, which supersedes the Transportation of Explosives Act of March 4, 1921, adopts the term "flammable" in place of the currently-used term "inflammable." As used in this part "flammable" has the same meaning as "inflammable" and "nonflammable" the same meaning as "noninflammable" as used by current ICC Regulations.

craft structure or cargo; or which are likely to cause fire when in contact with organic matter or with certain chemicals.

(6) *Compressed gas.* A compressed gas for the purposes of these regulations is defined as any material or mixture having in the container either an absolute pressure exceeding 40 pounds per square inch at 70° F., or an absolute pressure exceeding 104 pounds per square inch at 130° F., or both; or any liquid flammable material having a Reid² vapor pressure exceeding 40 pounds per square inch absolute at 100° F. (See § 49.1 (a) (7) (i) for gases defined and classified as poisonous.)

(i) *Compressed gas, as defined above, shall be classified as a flammable compressed gas if either (a) a mixture of 13 percent or less (by volume) with air forms a flammable mixture or (b) the flammability range with air is greater than 12 percent regardless of the lower limit.*

(7) *Poisonous articles.* Poisonous articles for the purpose of these regulations are divided into four classes defined as follows:

(i) *Extremely dangerous poisons; Class A.* Poisonous gases or liquids of such nature that a very small amount of gas, or vapor of the liquid, mixed with air is dangerous to life. This class includes: chlorpicrin, cyanogen, diphosgene, ethyldichlorarsine, hydrocyanic acid, lewisite, methylchlorarsine, mustard gas, nitrogen peroxide (tetroxide), phenylcarbylamine chloride, phosgene (diphosgene). (Dilute solutions of hydrocyanic acid of not exceeding 5 percent strength are classed as poisonous articles, Class B.)

(ii) *Less dangerous poisons; Class B.* Poisonous liquids and solids, including pastes and semisols, are substances of such nature that they are chiefly dangerous by external contact with the body or by their being taken internally as in contaminated food or feeds.

(iii) *Tear gas or irritating substances; Class C.* Tear gases are liquid or solid substances which upon contact with fire or when exposed to air give off dangerous or intensely irritating fumes, such as brombenzylcyanide, chloracetophenone, diphenylaminechlorarsine, and diphenylchlorarsine, but not including any poisonous article, Class A.

(iv) *Radioactive materials; Class D.* A radioactive material is any material or combination of materials with spontaneously emits ionizing radiation. For the purpose of these rules, radioactive materials are divided into three groups, according to the type of radiation emitted at any time during transportation, as follows:

(a) *Group I radioactive materials.* Group I radioactive materials are those materials which emit any gamma radiation, either alone or with electrically charged particles or corpuscles.

(b) *Group II radioactive materials.* Group II radioactive materials are those

materials which emit neutrons and either or both of the types of radiation characteristic of Group I radioactive materials.

(c) *Group III radioactive materials.* Group III radioactive materials are those materials which emit only electrically charged particles or corpuscles (i. e., alpha and/or beta radiation).

(8) *"Unit" of gamma radiation.* "Unit" of gamma radiation is one milliroentgen per hour at a meter for "hard gamma" radiation, i. e., that amount of gamma radiation which will have the same effect on sensitive photographic film as one milliroentgen per hour at a meter of "hard gamma" radiation of radium filtered through ½ inch of lead.

(9) *Passenger-carrying aircraft.* A passenger-carrying aircraft is an aircraft carrying any individual other than a flight crew or crew member, company employee, or an authorized government representative.

(10) *Cargo aircraft.* A cargo aircraft is an aircraft other than a passenger-carrying aircraft which is carrying goods or property.

(11) *Marking.* Marking is the display on the container of the name of the articles inside, as listed in the commodity list of the ICC Regulations.

(12) *Labeling.* Labeling is the display on the container of an appropriate label as specified for a particular class of articles by the ICC Regulations.

(13) *ICC Regulations.* ICC Regulations shall mean the "Interstate Commerce Commission's Regulations for Transportation of Explosives and Other Dangerous Articles," effective January 7, 1941, as amended or revised from time to time³ (49 CFR, Parts 71-77).

(14) *Aircraft operator.* An operator of aircraft shall include the owner, lessee, or any other person who causes or authorizes the operation of the aircraft.

§ 49.3 *Packing, marking, and labeling requirements.* (a) Unless otherwise specifically provided in this part, explosives or other dangerous articles shipped by air shall be packed, marked, and labeled in accordance with the specifications established in Part 72⁴ of the ICC Regulations for transportation by rail express: *Provided*, That liquids shall be packed only in containers which are securely closed, sufficient in strength to prevent any leakage or distortion of the containers caused by change in temperature or altitude during transit, and so filled as to provide adequate outgassing. All explosives or other dangerous articles shipped by air shall show the proper shipping name as shown in the commodity list of Part 72 of the ICC Regulations and any instructions that are necessary for safe handling.

³The regulations referred to may be obtained from the Government Printing Office, Washington 25, D. C., or from the Bureau of Explosives, 30 Vesey Street, New York 7, N. Y.

⁴Part 72 of the ICC Regulations incorporates the packaging specifications of Part 73 thereof. It will be noted that items exempted from the packaging, labeling, or marking provisions of Part 73 of the ICC Regulations are not exempted from such requirements for shipment by air unless it is expressly so provided in this part.

(b) No shipper shall offer and no air carrier or other operator of aircraft shall knowingly accept explosives or dangerous articles for carriage by air unless the shipper or his authorized agent has certified that the shipment complies with the requirements of this part. No shipment shall be accepted for transportation by passenger-carrying aircraft unless the package shows a clear and plainly visible statement that it is within the limitations prescribed for passenger operations. Any operator of aircraft may rely on such a certificate as prima facie evidence that the shipment so certified complies with the requirements of this part.⁵

PASSENGER-CARRYING AIRCRAFT

§ 49.10 *Acceptable explosives and other dangerous articles on aircraft carrying passengers.* No article listed in Appendices A or B of this part shall be carried on passenger-carrying aircraft, and no other explosive or dangerous article shall be carried in passenger-carrying aircraft except as provided in §§ 49.11 through 49.18.

§ 49.11 *Explosives.* Class C explosives may be carried. Class C explosives shall be packed, marked, and labeled as required by Part 72 of the ICC Regulations. The maximum quantity that may be packed in one outside container is 50 pounds.

§ 49.12 *Flammable liquids.* Flammable liquids may be carried when packed in quantities of not more than one quart in inside metal containers or in quantities of not more than one pint in inside glass or earthenware containers. Each inside container shall be packed in a strong outside container with cushioning and absorbent material where necessary to prevent breakage and leakage: *Provided*, That viscous flammable liquids, such as cement mastics and sealers, may also be carried in quantities of not more than 8 fluid ounces in collapsible tubes which are packed in quantities of not more than 16 fluid ounces in any one strong outside container.

§ 49.13 *Flammable solids and oxidizing materials.* (a) Except for the items listed in subparagraphs (1) through (6) of this paragraph which shall be specially handled as provided therein, flammable solids and oxidizing materials may be carried in quantities of not more than 16 ounces net weight in inside metal or glass containers, suitably cushioned with nonflammable material where necessary to prevent breakage or leakage and

⁵The following statement on a shipping label signed by a responsible agent of the shipper will be accepted as meeting this requirement: "This is to certify that the contents of this package are properly described by name and are packed and marked and are in proper condition for transportation according to the regulations prescribed by the Interstate Commerce Commission and the Civil Aeronautics Board."

For shipment on passenger-carrying aircraft add the following: "This shipment is within the limitations prescribed for passenger-carrying aircraft."

²American Society for Testing Materials Method of Test for Vapor Pressure of Petroleum Products (D-323).

packed in strong outside containers. The maximum quantity that may be packed in any outside container is 25 pounds.

(1) *Liquid or solid organic peroxides.* Liquid or solid organic peroxides shall be packed in inside containers of not over one pound or one pint capacity. Not more than one such inside container suitably cushioned with nonflammable material shall be packed in a strong outside container. (See corrosive liquids for hydrogen peroxide.)

(2) *Calcium hypochlorite, dry.* Calcium hypochlorite, dry, containing more than 8.80% available oxygen (39% available chlorine) shall be packed in inside glass or metal containers of not over 5-pound capacity. Each container shall be packed in strong outside containers.

(3) *Matches.* Strike-on-box, book, or card-type matches shall be packed in tightly closed metal inside containers. The maximum quantity of matches that may be packed in any outside container is 25 pounds.

(4) *Picrate of ammonia, picric acid, urea nitrate, trinitrobenzene, and trinitrotoluene.* Picrate of ammonia, picric acid, urea nitrate, trinitrobenzene, or trinitrotoluene, wet with not less than 10% water, may be carried only when shipped as a drug, medicine, or chemical, and shall be packed in a glass container enclosed in a strong fiber carton properly cushioned with nonflammable material in an outside shipping case provided that not more than 16 ounces net content shall be packed in any one outside container.

(5) *Pyroxylin plastics.* Pyroxylin (nitrocellulose) plastics shall be securely enclosed in tight inside metal containers packed in quantities of not more than 25 pounds in strong outside containers.

(6) *Motion picture film.* Motion picture film (nitrocellulose base) shall be packed, marked, and labeled in accordance with the requirements of Part 72 of the ICC Regulations.

§ 49.14 *Acids and other corrosive liquids.* (a) Acids and other corrosive liquids may be carried when packed in bottles of not more than one pint capacity, suitably cushioned with nonflammable material to prevent breakage or leakage, and packed in a metal can. Each can shall be packed in a strong outside container.

(b) Electric storage batteries containing electrolyte or corrosive battery fluid, of the nonspillable type, protected against short circuits, and completely and securely boxed, may be carried.

§ 49.15 *Nonflammable compressed gases.* Nonflammable compressed gases may be carried. Shipment shall be made in ICC approved cylinders, and pressures shall not exceed those permitted by the ICC.

§ 49.16 *Poisonous liquids.* Class B poisonous liquids may be carried in quantities of not more than one pint in glass containers, suitably cushioned to prevent breakage or leakage, or not more than one quart in inside metal containers. Each inside container shall be packed

in a strong outside wooden or fiberboard box.

§ 49.17 *Poisonous solids.* Class B poisonous solids may be carried:

(a) Except for cyanides which shall be packed as set forth below, Class B poisonous solids shall be packed in tightly closed inside containers of glass, earthenware, or metal, or in lock-corner sliding-lid wooden boxes lined to prevent sifting, of not more than 5 pounds capacity each. Inside containers shall be securely packed in outside fiberboard or wooden containers. Not more than 25 pounds of any such article shall be packed in any one outside container.

(b) Cyanides and cyanide mixtures shall be packed in a tightly closed glass, earthenware, or metal inside container, of not over one pound capacity, securely cushioned and packed in quantities of not more than 5 pounds in outside wooden or fiberboard boxes or in wooden barrels.

§ 49.18 *Radioactive materials.* Radioactive materials—Class D, Groups I, II, and III (liquid, solid, or gaseous) may be carried when packed, marked, and labeled in accordance with the provisions of §§ 73.368 through 73.369 of the ICC Regulations. (See § 49.55 for handling of radioactive materials in aircraft. See also § 49.62 where certain other types of radioactive materials are exempted from certain of the requirements of this part.)

CARGO AIRCRAFT

§ 49.41 *Articles which may be carried in cargo aircraft.* In addition to the articles acceptable for transportation on aircraft carrying passengers, any article acceptable for and packed, marked, and labeled in accordance with the ICC Regulations for transportation by rail express may be carried in cargo aircraft: *Provided*, That no article listed in Appendix A of this part shall be carried except under the provisions of § 49.71. The maximum quantity in any one outside package or container shall not exceed that prescribed in the commodity list of Part 72 of the ICC Regulations.

LOADING AND HANDLING REQUIREMENTS

§ 49.51 *Cargo location.* (a) Articles subject to the requirements of this part shall not be carried in the cabins of passenger-carrying aircraft.

(b) Any article acceptable only for cargo aircraft shall be carried in accessible cargo pits or bins or in the cabin.

(c) Articles shall not be placed in the same cargo pit or bin nor placed side by side in cabins so that:

(1) Yellow label material is mixed with either white label or with red label material, or

(2) White label material is mixed with poison label material (red printing on white background).

§ 49.52 *Pilot notification.* When articles subject to the packing, marking, and labeling requirements of this part are carried on aircraft, the operator shall be responsible for notifying the pilot of the proper shipping name of the article as shown in the commodity list of Part

72 of the ICC Regulations, the type of label, quantity, and the location thereof. The pilot notification requirement may be met by entering the required information on the airplane load manifest.

§ 49.53 *Damaged or improperly marked articles.* If any package coming under the provisions of this part appears to be damaged, leaking, or improperly marked and labeled, it shall be removed from the aircraft and shall not be returned to transportation by air until it has been determined that the package and its contents comply with the requirements of this part.

(a) In any instance where it is indicated that the requirements of this part have been violated, a report shall immediately be made to the nearest representative of the Administrator or Board.

§ 49.54 *Quantity limitations.* Except as provided below not more than 50 pounds net weight of any article subject to the packing and labeling provisions of this part may be carried in any one cargo pit or bin on passenger-carrying aircraft, or in any inaccessible cargo pit or bin on any aircraft:

(a) Not more than 150 pounds net weight of compressed nonflammable gas may be carried in any single cargo pit or bin on passenger-carrying aircraft or in any inaccessible cargo pit or bin in any aircraft.

(b) No quantity limit is prescribed for calcium hypochlorite, pyroxylin plastics, motion picture film, or radioactive material Group III.

(c) Not more than 40 units of radioactive material Groups I or II shall be carried on any aircraft.

(d) Except as provided above for inaccessible cargo pits or bins, no quantity limitations apply to the carriage of explosives or other dangerous articles under the provisions of this part in cargo aircraft.

§ 49.55 *Special requirements for radioactive materials.* (a) Whenever any shipment of radioactive materials is damaged or appears to be damaged, it shall be removed from transportation and segregated as far as possible from human contact. The shipper shall immediately be contacted for disposal instructions, and the Administrator or the Board shall also be notified.

(b) Whenever there is any actual spillage of radioactive materials of such nature that the materials are no longer contained within their inner containers, no attempt shall be made to remove or clean up the materials until instructions are received from the shipper or other qualified persons, and then only when necessary protective measures have been taken, and qualified persons are present to supervise the handling.

(c) A container or group of containers of radioactive materials shall not be placed closer than the distance specified in the distance table to any area that may be continuously occupied by crew members or passengers. If more than one such container is present the distance shall be computed from the table below by adding together the number of units shown on the label of each package.

TABLE FOR PERSONNEL SEPARATION¹

Total number of units: ²	Minimum distance to crew members and passengers (feet) ³
0-2	1
3-5	2
6-10	3
11-20	4
21-30	5
31-40	6

¹ This table is designed to afford maximum protection to human beings from the effects of radiation and will not protect X-ray film from such effects under all conditions of exposure. Distance separation required by this table for Groups I and II (red label) radioactive materials is not required for Group III (blue label) radioactive materials.

² Total number of units refers to the number found on the red label of a single package entered on the line reading, "Radiation Units from Package: No. . . . For two or more packages stored together, the total of the numbers of all such packages is meant.

³ Distance means the number of feet from the nearest edge of the nearest radioactive container.

(d) If any aircraft is engaged principally or entirely in the transportation of radioactive materials, it shall be the responsibility jointly of the shipper and the carrier to monitor all personnel involved so that the accepted limits of personnel radiation exposure are not exceeded.

EXEMPTED ARTICLES

§ 49.61 *Aircraft equipment.* Signalling devices, aviation fuel and oil carried in tanks complying with fuel and oil tank installation provisions of this subchapter, and other equipment and materials necessary for the safe operation of the aircraft on which they are carried shall be exempt from the provisions of this part.

§ 49.62 *Radioactive materials.* (a) Radioactive materials which meet all of the following conditions are exempt from packing, marking, and labeling requirements required by this part:

(1) The package shall be such that there can be no leakage of radioactive material under conditions normally incident to transportation.

(2) The package shall contain not more than 0.1 millicuries of radium, or polonium, or that amount of strontium 89, strontium 90, or barium 140 which disintegrates at a rate of more than 5 million atoms per second; or not more than that amount of any other radioactive substance which disintegrates at a rate of more than 50 million atoms per second.

(3) The package shall be such that no significant alpha, beta, or neutron radiation is emitted from the exterior of the package, and the gamma radiation at any surface of the package shall be less than 10 milliroentgens in 24 hours.

(b) Manufactured articles other than liquids, such as instrument or clock dials of which radioactive materials are a component part, and luminous compounds, when securely packed in strong outside containers are exempt from packing, marking, and labeling requirements, provided the gamma radiation at any surface of the package is less than 10 milliroentgens in 24 hours.

(c) (1) Radioactive materials such as ores, residues, etc., packed in strong, tight containers are exempt from packing and labeling requirements for shipment in placeload lots, provided the per placeload radiation intensity at one meter from any outside surface of the load (as loaded in place in the airplane) does not exceed 10 milliroentgens per hour of gamma radiation or equivalent. There shall be no loose radioactive material in the airplane, and the shipment must be braced and lashed so as to prevent leakage or shift of lading under normal conditions of flight.

(2) It is the responsibility of the consignor and/or consignee to supervise, respectively, all loading and unloading operations and to monitor all personnel involved so that the accepted limits of personnel radiation exposure are not exceeded.

(d) Shipments of radioactive materials made by the Atomic Energy Commission or under its direction or supervision, which are escorted by personnel who are specially designated by the Atomic Energy Commission, are exempted from the provisions of these regulations where special arrangements are made with and approval by the Administrator.

§ 49.63 *Additional exempted articles.* The following articles are exempted from the provisions of this part.

(a) *Small arms ammunition.* Small arms ammunition in small quantities for personal use.

(b) *Matches.* Small quantities of matches, of the strike-on-box, book, or card type, carried on the person.

(c) *Pyroxylin plastics.* Articles manufactured from a pyroxylin plastic base such as hairbrushes, combs, and toothbrushes which are exempted from the requirements of the ICC Regulations.

(d) *Safety film.* Film having an acetate base.

§ 49.71 *Special authority.* In emergency situations or where other forms of transportation are impracticable, deviations from any of the provisions of this part for a particular flight may be authorized by the Administrator where he finds that the conditions under which the articles are to be carried are such as to permit the safe carriage of persons and cargo.

§ 49.81 *Prohibited articles.* No explosive or dangerous article listed in Part 72 of the ICC Regulations as an Explosive A, a Poison A, a forbidden article, or as an article not acceptable for rail express (see § 49.62 for authorization of the carriage of certain radioactive materials), nor any article listed in Appendix A shall be carried on aircraft subject to the provisions of this part.

APPENDIX A—ITEMS PROHIBITED FROM TRANSPORTATION BY AIR

EXPLOSIVES

Ammunition for cannon.
Blasting caps, including electric blasting caps.
Blasting caps with safety fuse.
Jet thrust units.
Rocket ammunition.

FLAMMABLE LIQUIDS

Acrolein.
Carbon bisulfide (disulfide).

Nickel carbonyl.
Zinc ethyl.

FLAMMABLE SOLIDS AND OXIDIZING MATERIALS

Acetyl benzoyl peroxide, solid.
Acetyl peroxide, solid.
Burnt cotton (not replicated).
Burnt fiber.
Carbopropoxide stabilized or unstabilized.
Charcoal, wood, screenings, other than "pinon" wood screenings.
Cotton waste, oily, with more than 5% animal or vegetable oil.
Fish scrap or fish meal containing less than 6% or more than 12% moisture.
Garbage tankage containing less than 8% moisture.
Hair, wet.
Iron mass, spent.
Iron sponge not properly oxidized.
Iron sponge, spent.
Matches, strike-anywhere.
Motion picture film scrap (nitrocellulose).
Paper stock, wet.
Rags, oily.
Rags, wet.
Spent oxide.
Tankage, fertilizers.
Tankages, rough ammoniate.
Textile waste, wet.
Waste paper, wet.
X-ray film scrap (nitrocellulose base).

COMPRESSED FLAMMABLE GAS

Fluorine.

APPENDIX B—ITEMS PROHIBITED FROM TRANSPORTATION BY AIR ON PASSENGER-CARRYING AIRCRAFT

EXPLOSIVES

Explosives Class B, all.
Chemical Ammunition containing Class B or Class C poisons.

FLAMMABLE LIQUIDS

Ethyl chloride.
Ethyl trichlorosilane.
Ethylene oxide.
Lithium aluminum hydride etheral.
Spirits of nitroglycerin in excess of one (1) percent by weight.
Trichlorosilane.

FLAMMABLE SOLIDS AND OXIDIZING MATERIALS

Acetyl benzoyl peroxide solution.
Bags, nitrate of soda, empty and unwashed.
Benzoyl peroxide.
Calcium chlorite.
Calcium phosphide.
Calcium resinate.
Calcium resinate, fused.
Chlorobenzoyl peroxide (para).
Cobalt resinate, precipitated.
Lithium hydride.
Lithium metal (unless exempt from ICC Regulations).
Lithium silicon.
Peracetic acid.
Phosphoric anhydride.
Phosphorous, amorphous, red.
Phosphorous pentachloride.
Phosphorous, white or yellow.
Phosphorous sesquisulfide.
Photographic film scrap (processed, positive or, negative nitrocellulose).
Picric acid, wet, exceeding 16 ounces by weight.
Potassium, metallic and potassium metallic liquid alloy.
Potassium peroxide.
Pyroxylin plastic scrap.
Sodium chlorite.
Sodium metallic and sodium metallic liquid alloy.
Sodium peroxide.
Sodium picramate.
Thorium metal, powdered.
Titanium metal, powdered.
Zirconium, metallic, dry, wet or sludge.

ACIDS AND OTHER CORROSIVE LIQUIDS

Acid sludge.
 Allyl chloroformate.
 Amil trichlorosilane.
 Antimony pentafluoride.
 Benzoyl bromide.
 Benzoyl chloroformate.
 Bromine.
 Bromine trifluoride.
 Bromo toluene.
 Chloroacetyl chloride.
 Chlorine trifluoride.
 Diethyl dichlorosilane.
 Dimethyl sulphate.
 Diphenyl dichlorosilane.
 Difluorophosphoric acid, anhydrous.
 Electrolyte or alkaline battery fluid packed with storage batteries, battery chargers, or radio current supply devices.
 Ethylphenyl dichlorosilane.
 Ethyl chloroformate.
 Ethyl formate.
 Fluosulfonic acid.
 Hexafluorophosphoric acid.
 Hexyl trichlorosilane.
 Hydrazine, anhydrous.
 Hydrazine solution containing 50% or less of water.
 Hydrofluoric acid, anhydrous.
 Hypochlorite solution more than 7% chlorine by weight.
 Methyl chloroformate.
 Mixtures of hydrofluoric and sulphuric acids.
 Monofluorophosphoric acid, anhydrous.
 Nitrating (mixed) acid.
 Nitric acid.
 Nitrohydrochloric acid.
 Nitrohydrochloric acid, and dilute.
 Octyl trichlorosilane.
 Phenylphosphorous oxychloride.
 Phosphorous tribromide.
 Phosphorous trichloride.
 Propyl trichlorosilane.
 Spent acid, sulfuric or mixed.
 Sulfur chloride.
 Thionyl chloride.
 Thiophosphoryl chloride.

COMPRESSED GASES

All flammable gases.
 Nonflammable gases as follows:
 Anhydrous ammonia.
 Boron trifluoride.
 Chlorine.
 Hydrogen bromide.
 Hydrogen chloride.
 Nitrosyl chloride.
 Sulfur dioxide.

POISONOUS ARTICLES

Aniline oil.
 Chemical ammunition.
 Hydrocyanic acid solutions.
 Methyl bromide.
 Motor fuel antiknock compound.
 Phenylchlorarsine.
 Tetraethyl lead.

PART 50—AIRMAN AGENCY CERTIFICATES

CERTIFICATE

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 50.2 School ratings.

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GENERAL

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Sec.
 50.28 Records.
 50.29 Graduation certificates.
 50.30 Inspection.
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 50.32 Maintenance of facilities, equipment, and material.
 50.33 Advertising.

AUTHORITY: §§ 50.1 to 50.33 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 50.1 to 50.33 contained in Civil Air Regulations, Amendment 50-0, 11 F. R. 4912.

CERTIFICATE

§ 50.1 *Issuance.* An airman agency certificate will be issued to an applicant who complies with the minimum requirements for one or more school ratings.

§ 50.2 *School ratings.* (a) Basic ground school.

- (b) Advanced ground school.
- (c) Primary flying school.
- (d) Commercial flying school.
- (e) Instrument flying school.
- (f) Flight instructor school.

REQUIREMENTS

§ 50.10 *Ground school requirements.* (a) Classrooms adequately heated and lighted, of sufficient size to accommodate the greatest number of students scheduled for attendance at any one time.

(b) Sufficient classroom equipment to insure adequate instruction in all required subjects.

(c) At least one regularly available principal instructor possessed of a ground instructor certificate with ratings for each of the required subjects of the curriculum.

§ 50.11 *Ground school curriculum.* A ground school curriculum approved by the Administrator for at least one of the following:

(a) *Basic ground school.* 50 hours of classroom instruction in the subjects of Civil Air Regulations (the regulations in this subchapter), including air traffic control practices and procedures, navigation, meteorology, and general servicing of aircraft.

(b) *Advanced ground school.* 100 hours of instruction in the subjects of Civil Air Regulations, including air traffic control practices and procedures, navigation, meteorology, aircraft and engines, including the general servicing and maintenance of aircraft and engines.

§ 50.12 *Flying school requirements.* (a) An airport adequate for the aircraft to be used and safe for the flight instruction to be given.

(b) Adequate hangar facilities housing all aircraft used for flight instruction.

(c) Adequate office, rest room, and ready room facilities.

(d) A sufficient number of certificated aircraft appropriate for the flight instruction to be given.

(e) Adequate shop, or readily available facilities suitable to insure proper maintenance of the aircraft to be used.

(f) A sufficient number of certificated mechanics readily available to provide for the inspection, maintenance, and repair of all aircraft used for flight instruction, unless other arrangements are approved by the Administrator.

(g) A sufficient number of regularly available and appropriately rated flight instructors.

§ 50.13 *Flying school curriculum.* A curriculum approved by the Administrator for at least one of the following:

(a) *Primary flying school.* 35 hours flying, or, if nonspinnable aircraft are used, not less than 25 hours flying.

(b) *Commercial flying school.* 160 hours of flying.

(c) *Instrument flying school.* 30 hours of instrument flying instruction of which at least 20 hours shall be in actual flight; and 30 hours of ground instruction in the subjects of Civil Air Regulations (the regulations in this subchapter), navigation, meteorology, and radio orientation and procedure, as applied to instrument flying.

(d) *Flight instructor school.* 25 hours of flying devoted exclusively to the science of flight instruction, and 40 hours of theoretical instruction in subjects covering the fundamentals of giving flight instruction and the analysis and performance of flight technique.

GENERAL

§ 50.20 *Application.* Application for an airman agency certificate and rating shall be made upon the form prescribed and furnished by the Administrator, and shall be accompanied by two copies of any proposed curriculum.

§ 50.21 *Display.* Display of an airman agency certificate shall be made upon the reasonable request of any person.

§ 50.22 *Duration.* An airman agency certificate shall expire 24 calendar months after the month of issuance.

§ 50.23 *Renewal.* Application for renewal of an airman agency certificate shall be made on a form furnished by the Administrator and may be mailed or presented to any inspector within 60 days prior to the month of expiration.

§ 50.24 *Transfer.* An airman agency certificate is not transferable.

§ 50.25 *Surrender.* Upon the suspension, revocation, termination, or cancellation of an airman agency certificate the holder thereof shall surrender such certificate to an authorized representative of the Administrator.

§ 50.26 *Quality of instruction.* The quality of instruction shall be such that at least 80 percent of the students who apply within 60 days after graduation will be able to qualify for pilot ratings appropriate to the curriculum from which they were graduated.

§ 50.27 *Student examinations.* Upon the completion of each subject included in an approved curriculum, each student taking the subject shall be given an appropriate examination. The student's written examination, or, in the case of a practical examination, a report thereof, shall be kept by the school for not less than 1 year from the date of the termination of the student's enrollment.

§ 50.28 *Records.* The school shall keep an accurate individual record of

each student, which shall include a chronological log of all instruction, attendance, subjects covered, examinations, and examination grades. The entire record shall be certified by an authorized official of the school.

§ 50.29 *Graduation certificates.* A graduation certificate on the form prescribed by the Administrator shall be given each student graduated from a certificated airman agency school.

§ 50.30 *Inspection.* Upon reasonable request, an applicant for an airman agency certificate, or the holder of such a certificate, shall permit any authorized representative of the Administrator or the Board to inspect its personnel, facilities, equipment, and records.

§ 50.31 *Curriculum changes.* Changes in an approved curriculum shall not be made without filing immediate notification of such changes with the Administrator. Unless the school is notified to the contrary within 45 days after filing the proposed changes with the Administrator, they will be considered approved.

§ 50.32 *Maintenance of facilities, equipment, and material.* A certificated airman agency shall maintain personnel, facilities, and equipment at least equal in quality and quantity to those required for the issuance of such a certificate.

§ 50.33 *Advertising.* No certificated airman agency shall make any statement pertaining to the school which is false, or which is designed to mislead any person contemplating enrollment in the school. Any advertising which indicates that the school is approved by the Administrator shall clearly differentiate between those courses which have been approved by the Administrator and those which have not.

PART 51—GROUND INSTRUCTOR RATING

Sec. 51.1 Ground instructor rating and certificate requirements.

GROUND INSTRUCTOR CERTIFICATE

51.2 Application.
51.3 Display.
51.4 Duration.
51.5 Recent experience requirements.
51.6 Reports.
51.7 Expired certificates; special issuance.
51.8 Nontransferability.
51.9 Surrender.
51.10 Reexamination.
51.11 Revocation.

GROUND INSTRUCTOR RATING RECORD

51.12 Ground instructor rating record.
51.13 Application to amend.

EXAMINATIONS AND TESTS

51.14 General.
51.15 Time and place.
51.16 Inspection.
51.17 Standard of performance.

AUTHORITY: §§ 51.1 to 51.17 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 607, 52 Stat. 1007, 1011; 49 U. S. C. 551, 557.

SOURCE: §§ 51.1 to 51.17 contained in Amendment 35, Civil Air Regulations, 5 F. R. 675, except as noted following sections affected.

§ 51.1 *Ground instructor rating and certificate requirements.* A ground in-

structor rating and certificate with respect to any ground school subject in which a certificated flying school is required to provide instruction will be issued to an applicant who complies with the following requirements:

(a) *Age.* Applicant shall be at least 18 years of age.

(b) *Character.* Applicant shall be of good moral character.

(c) *Citizenship.* Applicant shall be a citizen of the United States or of a foreign government which grants or has undertaken to grant reciprocal ground instructor privileges to citizens of the United States on equal terms and conditions with citizens of such foreign government.

(d) *Aeronautical knowledge.* Applicant shall have practical and theoretical knowledge of each ground school subject with respect to which he seeks a rating. Such knowledge shall be sufficient to accomplish satisfactorily a written examination thereon.

[Amdt. 35, 5 F. R. 675, as amended by Amdt. 51-4, 7 F. R. 989 and Amdt. 51-3, 13 F. R. 4315]

GROUND INSTRUCTOR CERTIFICATE

§ 51.2 *Application.* Application for a ground instructor certificate shall be made upon the applicable form prescribed and furnished by the Administrator.

§ 51.3 *Display.* A ground instructor certificate shall be kept readily available to the instructor at all times when he is engaged in giving instruction in any ground school subject with respect to which he is rated, and shall be presented upon the request of any student receiving such instruction, school officer, or authorized representative of the Administrator.

§ 51.4 *Duration.* A ground instructor certificate shall be of 60 days' duration, and unless the holder is otherwise notified by the Administrator within such period, it shall continue in effect thereafter until otherwise specified by the Board, unless suspended or revoked.

(a) *Temporary certificates.* The Administrator or his authorized representative may issue a temporary ground instructor certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

[Amdt. 35, 5 F. R. 675 as amended by Amdt. 51-2, 12 F. R. 4433]

§ 51.5 *Recent experience requirements.* The holder of a ground instructor certificate shall not exercise the privileges thereunder unless during the preceding twelve calendar months he has:

(1) Served for at least three months as a ground school instructor, or
(2) Demonstrated to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations of this subchapter for the issuance of the certificate and rating.

§ 51.6 *Reports.* The holder of a ground instructor certificate shall transmit to the Administrator, annually, during the month of January, a report for the preceding twelve-month period, set-

ting forth the amount and type of his aeronautical experience and such other pertinent data as the Administrator may require.

§ 51.7 *Expired certificates; special issuance.* The holder of a ground instructor certificate which has expired within the preceding twelve months may obtain a new certificate and the same rating theretofore held immediately prior to its expiration, upon application, by demonstrating to the satisfaction of the Administrator that he is able to meet the standards currently prescribed by the regulations of this subchapter for the issuance of the certificate and rating.

§ 51.8 *Nontransferability.* A ground instructor certificate is not transferable.

§ 51.9 *Surrender.* Upon the suspension, revocation, or expiration of a ground instructor certificate, the holder thereof shall, upon request, surrender such certificate to any officer or employee of the Administrator.

§ 51.10 *Reexamination.* An applicant for a ground instructor rating who has failed to pass any prescribed examination or test therefor shall not apply for reexamination for the same rating until the expiration of 30 days from the date of such failure or after he has received not less than 5 hours' instruction on each subject of the examination failed from a certificated ground instructor rated for such subject and presents a statement from such instructor showing the amount of instruction given and stating that he deems the applicant qualified to pass the required examination in such subject.

§ 51.11 *Revocation.* No person whose ground instructor certificate has been revoked shall apply for or be issued a ground instructor certificate of any rating for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

GROUND INSTRUCTOR RATING RECORD

§ 51.12 *Ground instructor rating record.* An appropriate Ground Instructor Rating Record, prescribed and issued by the Administrator, shall be attached to each ground instructor certificate issued after May 1, 1940. The ground school subject or subjects for which the holder of such certificate is rated shall be entered on such record.

§ 51.13 *Application to amend.* When any change is desired in a Ground Instructor Rating Record referred to in § 51.12, the applicant shall file a written request therefor upon the applicable form prescribed and furnished by the Administrator.

EXAMINATIONS AND TESTS

§ 51.14 *General.* The examinations and tests prescribed in this part will be conducted by an authorized representative for the Administrator.

§ 51.15 *Time and place.* All examinations and tests will be held at such times and places as the Administrator may designate.

§ 51.16 *Inspection.* An applicant for a ground instructor rating shall offer full cooperation with respect to any inspection.

tion and examination which may be made of such applicant upon proper request by any authorized representative of the Administrator prior or subsequent to the issuance of a ground instructor certificate.

§ 51.17 *Standard of performance.* All practical and theoretical examinations and tests shall be accomplished to the satisfaction of the Administrator and the passing grade in each subject shall be 70 percent.

PART 52—REPAIR STATION RATING

- Sec.
52.1 Repair station ratings.
52.2 Repair station certificate requirements.

REPAIR STATION CERTIFICATE

- 52.10 Application.
52.11 Application to amend.
52.12 Display.
52.13 Duration.
52.14 Nontransferability.
52.15 Surrender.
52.16 Inspection.
52.17 Revocation.
52.18 Foreign repair station certificate and ratings.

GENERAL RULES

- 52.20 Repair Station Rating Record.
52.21 Maintenance of personnel, facilities, equipment, and material.
52.22 Records.
52.23 Reporting defects or unairworthy conditions.

AUTHORITY: §§ 52.1 to 52.23 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 607, 52 Stat. 1007, 1011; 49 U. S. C. 551, 557.

SOURCE: §§ 52.1 to 52.23 contained in Amendment 36, Civil Air Regulations, 5 F. R. 676, except as noted following sections affected.

§ 52.1 *Repair station ratings.* Repair station ratings are as follows:

- (a) Aircraft of composite construction;
- (b) Aircraft of all metal construction;
- (c) Aircraft engines;
- (d) Aircraft metal propellers and metal propeller hubs;
- (e) Aircraft wood propellers and their metal propeller hubs;
- (f) Aircraft instruments.

[Amdt. 84, 5 F. R. 5146]

§ 52.2 *Repair station certificate requirements.* To be eligible for a rating as a repair station and certification as such, an applicant shall comply with the following requirements:

- (a) *Personnel.* Applicant shall have adequate personnel certificated as required by this subchapter and qualified to perform or supervise the type of work involved.

¹ Manual No. 52, issued by the Administrator of Civil Aeronautics, sets forth in detail various types of work which he has interpreted as within the scope of repair stations rated according to § 52.1. It also carries lists of equipment, facilities, and material which the Administrator has approved as adequate under § 52.2 (f) for various types of rated repair stations. This manual may be secured by application to the Correspondence Section, Civil Aeronautics Administration, Washington 25, D. C.

(b) *Housing.* Applicant shall have suitable housing facilities which are adequately heated, lighted, and ventilated.

(c) *Inspection system.* Applicant shall have an adequate system of inspection.

(d) *Stock.* Applicant shall have a stockroom which provides for the proper storage and segregation of materials.

(e) *Drawings.* Applicant shall have adequate facilities and equipment for making drawings.

(f) *Other requirements.* Applicant shall have such equipment, facilities, and material as are necessary for the competent and efficient performance of the type of work for which a rating is sought.¹

[Amdt. 36, 5 F. R. 676 as amended by Amdt. 84, 5 F. R. 5146]

REPAIR STATION CERTIFICATE

§ 52.10 *Application.* Application for a repair station certificate shall be made upon the applicable form prescribed and furnished by the Administrator.

§ 52.11 *Application to amend.* When any change is desired in the Repair Station Rating Record (see § 52.20) of a certificated repair station, the applicant shall apply therefor upon the applicable form prescribed and furnished by the Administrator.

§ 52.12 *Display.* A repair station certificate shall be displayed in a prominent place in the repair station.

§ 52.13 *Duration.* A repair station certificate shall be of 60 days' duration and, unless the holder thereof is otherwise notified by the Administrator within such period, shall continue in effect indefinitely thereafter, unless suspended or revoked.

[Amdt. 36, 5 F. R. 676, as amended by Amdt. 75, 5 F. R. 3946]

§ 52.14 *Nontransferability.* A repair station certificate is not transferable.

§ 52.15 *Surrender.* Upon the suspension revocation, or expiration of a repair station certificate, the holder thereof shall, upon request, surrender such certificate to any officer or employee of the Administrator.

§ 52.16 *Inspection.* An applicant for a repair station certificate shall offer full cooperation with respect to any inspection or examination which may be made of such applicant, upon proper request by any authorized representative of the Administrator, prior or subsequent to the issuance of such certificate.

§ 52.17 *Revocation.* No person whose repair station certificate has been revoked shall apply for or be issued a repair station certificate of any rating for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

[Amdt. 87, 5 F. R. 5257]

§ 52.18 *Foreign repair station certificate and ratings.* A foreign repair station certificate with appropriate ratings may be issued to a citizen of a foreign government subject to the following requirements:

- (a) A repair station may be certificated only where it is necessary to provide for the maintenance, alteration, and repair

of United States registered aircraft outside the United States.

(b) The applicant shall meet the requirements of this part, except that in lieu of complying with §§ 52.20, 52.42, and 52.43, the applicant shall:

(1) Have adequate personnel competent to perform or supervise the work for which the repair station is rated;

(2) Be required to maintain such records and make such reports with respect to United States registered aircraft as the Administrator finds necessary for the satisfactory administration of the privileges granted by this part.

(c) The certificate shall be limited to performance of work on aircraft which are used in operations conducted in whole or in part outside the United States and contain such operating specifications and limitations as the Administrator may prescribe to insure compliance with the applicable aircraft airworthiness requirements of the Civil Air Regulations.

(d) The certificate shall be of 6-month duration, unless sooner revoked, suspended, or terminated by a general order of the Board.

[Amdt. 52-1, 14 F. R. 623]

GENERAL RULES

§ 52.20 *Repair Station Rating Record.* An appropriate Repair Station Rating Record, prescribed and issued by the Administrator, shall be attached to each repair station certificate issued after May 1, 1940. The type of repair, alteration, maintenance, and overhaul of aircraft, aircraft engines, propellers, or appliances for which the holder of such certificate is rated shall be entered upon such record.

§ 52.21 *Maintenance of personnel, facilities, equipment, and material.* The holder of a currently effective repair station certificate shall maintain personnel, facilities, equipment, and material in conformity with the standard required for the issuance of such a certificate.

§ 52.22 *Records.* A certificated repair station shall maintain adequate records of all work performed, including records which indicate the person by whom the work was done and the person by whom it was inspected.² Such records shall be kept for at least 2 years.

§ 52.23 *Reporting defects or unairworthy conditions.* A report of all recurring or serious defects, or other unairworthy conditions of parts of aircraft, aircraft engines, propellers, or appliances shall be made upon the applicable forms prescribed and furnished by the Administrator: *Provided*, That if the repair station is operated by a certificated air carrier and maintains repair base records, such records may be supplied in lieu of the reports required by this section.

[Amdt. 84, 5 F. R. 5146]

PART 53—MECHANIC SCHOOL RATING

RATING CERTIFICATE REQUIREMENTS

- Sec.
53.1 Mechanic school rating certificate requirements.

² This is the inspection provided for in § 52.2 (c) which is to be conducted by personnel of the repair station.

STUDENT INSTRUCTION

- Sec.
 53.10 Student examinations.
 53.11 Records.
 53.12 Reports.
 53.13 Graduation certificate.
 53.14 Standard of instruction.
 53.15 Credit for extracurricular work.
 53.16 Hours of attendance.

MECHANIC SCHOOL CERTIFICATE

- 53.20 Application.
 53.21 Display.
 53.22 Duration.
 53.23 Nontransferability.
 53.24 Surrender.
 53.25 Inspection.
 53.26 Revocation.

GENERAL RULES

- 53.30 Advertising.
 53.31 Curriculum changes.
 53.32 Maintenance of facilities, equipment, and material.

AUTHORITY: §§ 53.1 to 53.32 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 607, 52 Stat. 1007, 1011; 49 U. S. C. 551, 557.

SOURCE: §§ 53.1 to 53.32 contained in Amendment 31, Civil Air Regulations, 5 F. R. 674, as amended by Amendment 66, 5 F. R. 2739, except as noted following sections affected.

RATING CERTIFICATE REQUIREMENTS

§ 53.1 *Mechanic school rating certificate requirements.* To be eligible for a rating as a mechanic school and certification as such an applicant shall comply with the following requirements:

(a) *Curriculum.* An applicant shall have at least one of the following curricula:

(1) An aircraft curriculum which shall include instruction in the theory and practice of construction, inspection, maintenance, overhaul, and repair of aircraft and their appliances, including the applicable provisions of Parts 1-99 of this subchapter. This curriculum shall include not less than 960 hours of instruction, shall be designed to be completed in not less than 20 weeks, and shall not require attendance for more than 8 hours in any one day, or for more than 6 days in any one week.

(2) An aircraft engine curriculum which shall include instruction in the theory and practice of construction, inspection, maintenance, overhaul, and repair of aircraft power plants, propellers, and their appliances, including the applicable provisions of this subchapter. This curriculum shall include not less than 960 hours of instruction, shall be designed to be completed in not less than 20 weeks, and shall not require attendance for more than 8 hours in any one day, or for more than 6 days in any one week.

(3) A combined aircraft and engine curriculum which shall include at least 1,650 hours of instruction in the theory and practice of construction, inspection, maintenance, overhaul, and repair of aircraft, aircraft engines, propellers, and their appliances, and in the contents of the applicable regulations of this subchapter. This curriculum shall be designed to be completed in not less than 35 weeks and shall not require attendance for more than 8 hours in any one day, or for more than 6 days in any one week.

Each curriculum described in this paragraph shall provide for instruction in all the subjects necessary to qualify the student to perform the duties and functions of the position for which he may seek an airman certificate.¹

(b) *Mechanic instructors.* The applicant shall have, for all subjects included in any approved curriculum, instructors holding valid mechanic certificates and valid ground instructor certificates, with ratings for each certificate appropriate for the subject or subjects in which such persons give instruction: *Provided,* That the applicant may be deemed to have met this requirement if he shows that any such instruction being given by a person not so rated and certificated is being given under the direct supervision of a full-time instructor with the certificate and ratings required by this paragraph.

(c) *Mechanic instructors, ratio.* The applicant shall have at least one instructor giving instruction in each subject in an approved curriculum for each 25 students simultaneously receiving instruction in that subject.

(d) *Facilities, equipment, and material.*² An applicant shall have the following facilities, equipment, and material:

(1) Suitable classrooms adequate to accommodate the largest number of students scheduled for attendance at any one time. Such classrooms shall be properly heated, lighted, and ventilated.

(2) Suitable shop space adequate to accommodate the largest number of students scheduled for attendance at any one time. Such shop space shall be properly heated, lighted, and ventilated.

(3) Material and equipment of the kind and quantity necessary to give each student theoretical and practical training in the use of such material and equipment sufficient to qualify him to perform the duties and functions of the position for which he may seek an airman certificate.

[Amdt. 31, 5 F. R. 673 as amended by Amdt. 53-1, 11 F. R. 6583]

STUDENT INSTRUCTION

§ 53.10 *Student examinations.* Upon completion of each subject included in any approved curriculum, each student taking such subject shall be given an appropriate examination. The student's examination, or, in the case of a practical examination, a report thereof, shall be kept by the school as a part of its records for not less than 1 year from the date of the termination of the student's enrollment.

§ 53.11 *Records.* Certificated mechanic schools shall keep an accurate individual record of each student enrolled therein, which record shall include a chronological log of all instruction, attendance, subjects covered, examinations and examination grades. The entire record shall be certified by an

¹ The contents of the several curricula provided for are outlined in Manual 53, Mechanic School Rating.

² The equipment, facilities, and material which are necessary to comply with § 53.1 (d) are outlined in Manual 53, Mechanic School Rating.

authorized official of the school familiar with the facts contained therein.

§ 53.12 *Reports.* On the 1st day of January and July of each year and at such other times as the Administrator may require, every holder of a mechanic school certificate shall transmit to the Administrator a correct and completely executed report on the form prescribed and furnished by the Administrator. Such report shall include the following information as to students enrolled in the course or courses approved by the Administrator:

(a) The names of all students enrolled.

(b) The course or courses for which they are enrolled.

(c) The names of the students who have been graduated within the period covered by the report and the course or courses from which graduated.

(d) The names of all students dropped from enrollment within the period covered by the report and the reasons therefor.

§ 53.13 *Graduation certificate.* Each student graduating from a certificated mechanic school who has satisfactorily completed an approved curriculum shall be given a graduation certificate executed on a form prescribed and furnished by the Administrator.

§ 53.14 *Standard of instruction.* The standard of instruction in a certificated mechanic school shall be sufficiently high to insure that an average of 8 out of 10 of its graduates, who apply within 1 year after graduation, will qualify for a mechanic certificate and rating corresponding to the curriculum from which they were graduated. This average shall be computed on the basis of the number of students, graduated by the school during each 6 months' period after May 1, 1940, who apply and are examined for the mechanic certificate and rating corresponding to the curriculum from which they were graduated.

§ 53.15 *Credit for extracurricular work.* A student who is engaged in a mechanical occupation, the nature of which is comparable to some portion of the curriculum in which he is enrolled, may receive credit for a number of hours equivalent to the experience received, in lieu of such portion of the curriculum: *Provided,* That such credit shall not exceed 400 hours in the 1,650-hour curriculum, nor 200 hours in each 960-hour curriculum.

§ 53.16 *Hours of attendance.* No student shall be given a graduation certificate unless such student has been in attendance not less than 98 percent of the total hours required by the school to complete the approved curriculum for which he was enrolled.

MECHANIC SCHOOL CERTIFICATE

§ 53.20 *Application.* Application for a mechanic school certificate shall be made upon the applicable form prescribed and furnished by the Administrator, and shall be accompanied by two copies of any proposed curriculum.

§ 53.21 *Display.* A mechanic school certificate shall be presented for inspection

tion upon the reasonable request of any person.

§ 53.22 *Duration.* A mechanic school certificate shall be of 60 days' duration and, unless the holder thereof is otherwise notified by the Administrator within such period, shall continue in effect indefinitely thereafter, unless suspended or revoked.

[Amdt. 31, 5 F. R. 673 as amended by Amdt. 75, 5 F. R. 3946]

§ 53.23 *Nontransferability.* A mechanic school certificate is not transferable.

§ 53.24 *Surrender.* Upon the suspension, revocation, or expiration of a mechanic school certificate, the holder of such certificate shall, upon request, surrender such certificate to any officer or employee of the Administrator.

§ 53.25 *Inspection.* The applicant for a mechanic school certificate shall offer full cooperation with respect to any inspection or examination which may be made of said applicant, its personnel, facilities, equipment, and records, upon proper request by an authorized representative of the Administrator prior or subsequent to the issuance of a mechanic school certificate.

§ 53.26 *Revocation.* No person whose mechanic school certificate has been revoked shall apply for or be issued a mechanic school certificate for a period of 1 year after the revocation, except as the order of revocation may otherwise provide.

[Amdt. 87, 5 F. R. 5256]

GENERAL RULES

§ 53.30 *Advertising.* No certificated mechanic school shall in any manner make any statement pertaining to such school which is false or is designed to mislead any person contemplating enrollment in such school: *Provided*, That any advertising which indicates that such school is approved by the Administrator shall clearly differentiate between those subjects which have been approved by the Administrator and those which have not.

§ 53.31 *Curriculum changes.* No change shall be made in any approved curriculum prior to approval of the change by the Administrator. Unless the school is notified to the contrary within 60 days after submission of the proposed change to the Administrator, such change will be deemed to have been approved.

§ 53.32 *Maintenance of facilities, equipment, and material.* The holder of a currently effective mechanic school certificate shall maintain personnel, facilities, equipment, and material at least equal in quality and quantity to those required for the issuance of such a certificate.

PART 54—PARACHUTE LOFT CERTIFICATES AND RATINGS

RATINGS

Sec.
54.1 Parachute loft ratings.

REQUIREMENTS

Sec.
54.2 Certificate requirements.

ISSUANCE AND DURATION

54.3 Application.
54.4 Duration.
54.5 Application to amend.

REGULATIONS AND LIMITATIONS

54.10 Display.
54.11 Transfer.
54.12 Surrender.
54.13 Inspection.
54.14 Revocation.
54.15 Records.
54.16 Parachute Loft Rating Record.
54.17 Recording major repair and alteration operations.
54.18 Maintenance, personnel, facilities, equipment, and material.
54.19 Quality of maintenance, repairs, and alterations.
54.20 Materials.
54.21 Reporting defects or unairworthy conditions.
54.22 Agencies authorized to perform maintenance, repairs, alterations, and inspections.
54.23 Drop testing of parachutes.

DEFINITIONS

54.30 Parachute.
54.31 Manufacturer.
54.32 Routine maintenance.
54.33 Minor repairs.
54.34 Major repairs.
54.35 Alterations.
54.36 Minor alterations.
54.37 Major alterations.
54.38 Overhaul.

AUTHORITY: §§ 54.1 to 54.38 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601, 607, 52 Stat. 1007, 1011; 49 U. S. C. 551, 557.

SOURCE: §§ 54.1 to 54.38, contained in Amendment 54-0, Civil Air Regulations, 8 F. R. 1334.

RATINGS

§ 54.1 *Parachute loft ratings.* The following ratings may be issued prescribing the type of work the holder of a parachute loft certificate is qualified to perform:

- (a) General maintenance and minor repair;
- (b) Canopy overhaul;
- (c) Harness overhaul;
- (d) Metal parts and container overhaul;
- (e) Drop testing.

REQUIREMENTS

§ 54.2 *Certificate requirements.* To be eligible for a rating as a parachute loft and certification as such an applicant shall comply with the following requirements:

(a) *Personnel.* Applicant shall have adequate personnel certificated in accordance with the provisions of Part 25 of this subchapter and qualified to perform or supervise the type of work involved.

(b) *Facilities and equipment.* Applicant shall have such equipment, facilities, and material as are necessary for the competent and efficient performance of the type of work for which a rating is sought. Such facilities shall include suitable and adequately heated, lighted, and ventilated housing; an adequate system of inspection; adequate equipment for making drawings; and ade-

quate facilities for the segregation and storage of parts and materials.

NOTE: A manual will be issued outlining facilities, equipment, and personnel which will comply with the requirements of this section.

ISSUANCE AND DURATION

§ 54.3 *Application.* Application for a parachute loft certificate and appropriate ratings shall be made upon the applicable form prescribed and furnished by the Administrator.

§ 54.4 *Duration.* A parachute loft certificate shall remain in effect indefinitely, unless suspended or revoked: *Provided*, That such certificate may be canceled by the Administrator at any time within 60 days after issuance.

§ 54.5 *Application to amend.* Application for a change in the Parachute Loft Rating Record of a certificated parachute loft shall be made upon the applicable form prescribed and furnished by the Administrator.

REGULATIONS AND LIMITATIONS

§ 54.10 *Display.* A parachute loft certificate shall be displayed in a prominent place in the parachute loft.

§ 54.11 *Transfer.* A parachute loft certificate may not be transferred.

§ 54.12 *Surrender.* Upon the suspension, revocation, or expiration of a parachute loft certificate, the holder thereof upon request shall surrender such certificate to any officer or employee of the Administrator.

§ 54.13 *Inspection.* An applicant for a parachute loft certificate shall cooperate fully in any inspection or examination which may be made of such applicant, applicant's personnel, facilities, equipment, and records, upon proper request by an authorized representative of the Administrator, prior or subsequent to the issuance of a parachute loft certificate.

§ 54.14 *Revocation.* No person whose parachute loft certificate has been revoked shall apply for or be issued a parachute loft certificate or any rating for a period of one year after the revocation of such certificate except as the order of revocation may otherwise provide.

§ 54.15 *Records.* The holder of a parachute loft certificate shall maintain adequate records, which shall include the names of the persons who performed the work and the type of work performed. Such records shall be kept for at least two years.

§ 54.16 *Parachute Loft Rating Record.* An appropriate Parachute Loft Rating Record prescribed and issued by the Administrator shall be attached to each parachute loft certificate issued. The record shall contain the type of repair, operation, maintenance, and overhaul of parachutes for which the holder of such certificate is rated.

§ 54.17 *Recording major repair and alteration operations.* The holder of a parachute loft certificate authorized to perform major repair and alteration operations on a parachute canopy, har-

ness, container, accessory, or any combination thereof, shall execute such repair and alteration forms as may be prescribed and furnished by the Administrator and shall deliver a copy of such form to the owner of the parachute.

§ 54.18 *Maintenance, personnel, facilities, equipment, and material.* The holder of a currently effective parachute loft certificate shall maintain personnel, facilities, equipment, and material at least equal in quantity and quality to those currently required for original issuance of such a certificate and the appropriate ratings.

§ 54.19 *Quality of maintenance, repairs, and alterations.* The holder of a parachute loft certificate shall perform maintenance, repair, and alteration operations in a workmanlike manner and so as to maintain the equipment in, or restore it to an airworthy condition.

§ 54.20 *Materials.* The holder of a parachute loft certificate shall use materials in connection with maintenance, repair, and alteration operations of such quality and strength as to be suitable for the purposes used.

§ 54.21 *Reporting defects or unairworthy conditions.* The holder of a parachute loft certificate shall report upon the applicable forms prescribed and furnished by the Administrator all recurring or serious defects or other unairworthy conditions of parachutes or parts thereof.

§ 54.22 *Agencies authorized to perform maintenance, repairs, alterations, and inspections.* Maintenance, repairs, alterations, and inspections of certificated parachutes may be performed by:

(a) A certificated parachute technician of appropriate grade and ratings (see Part 25 of this subchapter for service limitations of certificated parachute technicians); or

(b) A certificated parachute loft having an appropriate rating; or

(c) The manufacturer of the parachute or part thereof; or

(d) Another parachute manufacturer deemed competent by the Administrator: *Provided*, That all maintenance, repairs, alterations, and inspections shall be performed in accordance with manuals and specifications approved by the Administrator.¹

§ 54.23 *Drop testing of parachutes.* The holder of a parachute loft certificate shall drop test any major repaired or altered parachute canopy, harness, container, accessory, or any combination thereof, when in the opinion of the inspecting certificated parachute technician such repairs or alterations may have affected its structural, functional, or other airworthiness characteristic. Drop tests shall be conducted in accordance with the following conditions:

(a) *Functional tests.* If it is necessary to determine the functional characteristics of the entire assembly, such assembly shall be drop tested with a 150-pound dummy man (not including the weight

of the parachute) at an indicated air speed of 70 miles per hour and a minimum altitude of 500 feet above the ground.

(b) *Strength tests.* If it is necessary to determine the material values in the entire assembly, such assembly shall be drop tested with a 190-pound dummy man (not including the weight of the parachute) at an indicated air speed of 120 miles per hour and a minimum altitude of 500 feet above the ground.

(c) *Airworthiness tests.* If it is necessary to determine material airworthiness of the entire assembly prior to repairs of any kind, such assembly shall be drop tested with a 190-pound dummy man (not including the weight of the parachute) at an indicated air speed of 120 miles per hour and at a minimum altitude of 500 feet above the ground.

(d) *Agencies authorized to perform drop testing operations.* Parachute drop testing operations shall be performed only by:

(1) The manufacturer of the parachute; or

(2) Another parachute manufacturer deemed competent by the Administrator; or

(3) A certificated parachute loft having an appropriate rating.

DEFINITIONS

§ 54.30 *Parachute.* A unit comprised of a canopy, harness, container, and accessories, so arranged in combination as to allow instantaneous release of a folded canopy by means of mechanical control or manually operated release device, such combination to be approved by the Administrator.

(a) *Canopy.* That part of a parachute combination which is designed to retard the descent of a falling body or object.

(b) *Harness.* That part of a parachute combination designed to enfold or carry the body or object and to serve as an attachment between the canopy and its intended cargo.

(c) *Container.* That part of a parachute combination designed to hold or contain a folded canopy.

(d) *Accessory.* That part or parts of a parachute combination necessary to complete a unit as designed by the manufacturer and approved by the Administrator.

§ 54.31 *Manufacturer.* (a) The holder of a type certificate for the manufacture of a canopy, harness, container, or accessory, or any combination thereof, or of the current rights under licensing arrangements to the benefits of such type certificate; or

(b) The maker of a part or accessory of a certificated parachute: *Provided*, That such maker shall have in his employ a properly certificated parachute technician in direct charge of maintenance, repair, or alteration operations.

§ 54.32 *Routine maintenance.* An operation limited to the packing of parachutes and the replacement of small standard parts not involving complex assembly operations.

§ 54.33 *Minor repairs.* Elementary repair operations executed in accordance with standard practices and not within the definition of major repairs.

§ 54.34 *Major repairs.* Complex repair operations of vital importance to the airworthiness of a parachute.

§ 54.35 *Alterations.* Any appreciable change in the design or an exchange of parts in a parachute canopy, harness, container, accessory, or any combination thereof.

§ 54.36 *Minor alterations.* (a) An alteration having no appreciable effect on the structural, functional, or other characteristic, affecting the airworthiness of a parachute canopy, harness, container, accessory, or combination thereof, individually or as a unit;

(b) An alteration for which specific plans and instructions have been approved by the Administrator and which can be executed by minor elementary operations.

§ 54.37 *Major alterations.* All alterations not within the definition of minor alterations.

§ 54.38 *Overhaul.* Maintenance, inspection, repairs, and alterations performed in accordance with manuals and specifications, and approved by the Administrator.

PART 60—AIR TRAFFIC RULES

GENERAL

Sec. 60.1 Scope.
60.1a Operation over the high seas.
60.2 Authority of the pilot.

GENERAL FLIGHT RULES (GFR)

60.10 Application.
60.11 Preflight action.
60.12 Careless or reckless operation.
60.13 Airspace restricted areas.
60.13-1 Danger areas (CAA rules which apply to § 60.13).
60.14 Right-of-way.
60.15 Proximity of aircraft.
60.16 Acrobatic flight.
60.17 Minimum safe altitudes.
60.17-1 Instrument flight rule altitude minimums (CAA rules which apply to § 60.17).
60.18 Operation on and in the vicinity of an airport.
60.18-1 Right-turn indicators (CAA rules which apply to § 60.18).
60.18-2 LaGuardia Airport, N. Y., traffic patterns (CAA rules which apply to § 60.18).
60.18-3 New York International (Idlewild) Airport traffic patterns (CAA rules which apply to § 60.18).
60.18-4 Newark, N. J., Airport traffic patterns (CAA rules which apply to § 60.18).
60.19 Air traffic control instructions.
60.20 Notification of arrival.
60.21 Adherence to air traffic clearances.
60.22 Water operations.
60.23 Aircraft lights.
60.23-1 Aircraft lights in Alaska (CAA rules which apply to § 60.23).

VISUAL FLIGHT RULES (VFR)

60.30 Ceiling and distance from clouds.
60.31 Visibility.
60.32 Cruising altitudes.
60.33 VFR flight plan.

INSTRUMENT FLIGHT RULES (IFR)

60.40 Application.
60.41 IFR flight plan.
60.42 Alternate airport.
60.43 Air traffic clearance.
60.44 Cruising altitudes.
60.45 Right-side traffic.

¹ Manuals and specifications may be issued by a parachute manufacturer or by the Administrator. In either case they must be approved by the Administrator.

- Sec.
60.46 Instrument approach procedure.
60.46-1 Standard instrument approach procedures (CAA rules which apply to § 60.46).
60.47 Radio communications.
60.49 Radio failure.

DEFINITIONS

- 60.60 Acrobatic flight.
60.61 Aircraft.
60.62 Airplane.
60.63 Airport.
60.64 Airship.
60.65 Airspace restricted areas.
60.66 Air traffic.
60.67 Air traffic clearance.
60.68 Air traffic control.
60.69 Alternate airport.
60.70 Approach time.
60.71 Balloon.
60.72 Ceiling.
60.73 Control area.
60.74 Control zone.
60.75 Cruising altitude.
60.76 Flight plan.
60.77 Flight visibility.
60.78 Glider.
60.79 Ground visibility.
60.80 Helicopter.
60.81 Sunset and sunrise.
60.82 IFR.
60.83 IFR conditions.
60.84 Magnetic course.
60.85 Reporting point.
60.86 Rotorcraft.
60.87 Traffic pattern.
60.88 VFR.
60.89 VFR conditions.

AUTHORITY: §§ 60.1 to 60.89 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007; 49 U. S. C. 551.

SOURCE: §§ 60.1 to 60.89 contained in Amendment 60-0, Civil Air Regulations, 12 F. R. 5547, except as noted following sections affected.

NOTE: The statements contained in the notes are intended as explanation only and shall not be construed as official interpretations of the regulations.

GENERAL

§ 60.1 *Scope.* The air traffic rules in this part shall apply to aircraft operated anywhere in the United States, including the several States, the District of Columbia, and the several Territories and possessions of the United States, including the territorial waters and the overlying airspace thereof, except:

(a) Military aircraft of the United States armed forces when appropriate military authority determines that non-compliance with this part is required and prior notice thereof is given to the Administrator, and

(b) Aircraft engaged in special flight operations, requiring deviation from this

part, which are conducted in accordance with the terms and conditions of a certificate of waiver issued by the Administrator.

NOTE: Specific operations which cannot be conducted within the provisions of the regulations in this part, such as air races, air meets, acrobatic flights, or certain pest control or seeding operations require, prior to commencement of the operation, a certificate of waiver which may be obtained from the nearest office of CAA.

§ 60.1a *Operation over the high seas.* Aircraft of United States registry operated in air commerce shall while over the high seas comply with the provisions of Annex 2 (Rules of the Air) to the Convention on International Civil Aviation.

NOTE: An airman who complies fully with Part 60 while over the high seas will also be in compliance with Annex 2. Under Article 12 of the Convention on International Civil Aviation, the member states undertake to make their regulations conform to the greatest possible extent to the ICAO Annexes. It may therefore be expected that the provisions of Annex 2 will be generally applicable to flight over the territory of member states of the International Civil Aviation Organization.

[Amdt. 60-4, 14 F. R. 1486]

§ 60.2 *Authority of the pilot.* The pilot in command of the aircraft shall be directly responsible for its operation and shall have final authority as to operation of the aircraft. In emergency situations which require immediate decision and action the pilot may deviate from the rules prescribed in this part to the extent required by consideration of safety. When such emergency authority is exercised, the pilot, upon request of the Administrator, shall file a written report of such deviation. In an emergency situation which results in no deviation from the rules prescribed in this part but which requires air traffic control to give priority to an aircraft, the pilot of such aircraft shall make a report within 48 hours of such emergency situation to the nearest regional office of the Administrator.

GENERAL FLIGHT RULES (GFR)

§ 60.10 *Application.* Aircraft shall be operated at all times in compliance with the following general flight rules and also in compliance with either the visual flight rules or the instrument flight rules, whichever are applicable.

§ 60.11 *Preflight action.* Before beginning a flight, the pilot in command of the aircraft shall familiarize himself with all available information appropriate to the intended operation. Preflight ac-

tion for flights away from the vicinity of an airport, and for all IFR flights, shall include a careful study of available current weather reports and forecasts, taking into consideration fuel requirements, an alternate course of action if the flight cannot be completed as planned, and also any known traffic delays of which he has been advised by air traffic control.

§ 60.12 *Careless or reckless operation.* No person shall operate an aircraft in a careless or reckless manner so as to endanger the life or property of others.

NOTE: Examples of aircraft operation which may endanger the lives or property of others are:

(a) Any person who "buzzes", dives on, or flies in close proximity to a farm, home, any structure, vehicle, vessel, or group of persons on the ground. In rural districts the flight of aircraft at low altitude often causes injury to livestock. A pilot who engages in careless or reckless flying and who does not own the aircraft which he is flying unduly endangers the aircraft, the property of another.

(b) The operation of aircraft at an insufficient altitude endangers persons or property on the surface or passengers within the aircraft. Such a flight may also constitute a violation of § 60.17.

(c) Lack of vigilance by the pilot to observe and avoid other air traffic. In this respect, the pilot must clear his position prior to starting any maneuver, either on the ground or in flight.

(d) Passing other aircraft too closely.

(e) An operation conducted above a cloud layer in accordance with VFR minimums which results in the pilot becoming involved in instrument flight, unless the pilot possesses a valid instrument rating, the aircraft is properly equipped for instrument flight, and all IFR requirements are observed.

§ 60.13 *Airspace restricted areas.* The Administrator may designate as a danger area an area within which he has determined that an invisible hazard to aircraft in flight exists. No person shall operate an aircraft within an airspace reservation or danger area unless permission for such operation has been issued by appropriate authority.

NOTE: Airspace restricted areas are established in order to conduct certain essential activities which might endanger air traffic passing over or near the location thereof. Airspace restricted areas are shown on aeronautical charts and in publications of aids to air navigation. Avoidance of such areas is imperative to the safety of flight unless prior permission for flight through the area has been secured from the agency having jurisdiction over the airspace reservation or danger area.

§ 60.13-1 *Danger areas (CAA rules which apply to § 60.13).* The following areas are hereby designated as danger areas:

ALABAMA

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Camp Rucker (Mobile Chart).	Beginning at lat. 31°31'00" N, long. 85°53'40" W; E to long. 85°42'30" W; SSE to lat. 31°21'45" N, long. 85°40'00" W; E to long. 85°37'30" W; SSE to lat. 31°20'00" N, long. 85°37'00" W; SW to lat. 31°19'15" N, long. 85°38'45" W; NW to lat. 31°21'00" N, long. 85°42'10" W; W to long. 85°53'40" W; N to lat. 31°31'00" N, long. 85°53'40" W, point of beginning.	Surface to 30,000 feet.	Continuous.	Hdq., 3d Army, Fort Monmouth, Ga.
Fort McClellan (Birmingham Chart).	Beginning at lat. 33°45'00" N, long. 85°46'50" W; E to long. 85°43'30" W; S to lat. 33°39'00" N; W to long. 85°49'00" W; NW to lat. 33°40'30" N, long. 85°49'30" W; N to lat. 33°41'15" N; E to long. 85°47'15" W; NE to lat. 33°45'00" N, long. 85°46'50" W, point of beginning.	do.	do.	Do.
Huntsville (Chattanooga Chart).	Straight lines connecting the following points: lat. 34°36'00" N, long. 86°41'30" W; lat. 34°42'00" N, long. 86°41'30" W; lat. 34°42'00" N, long. 86°44'30" W.	Surface to 5,000 feet.	Daylight hours only.	Huntsville Arsenal, Huntsville, Ala.

RULES AND REGULATIONS

ARIZONA

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
AJO (Phoenix and San Diego Charts).	Beginning at lat. 32°49'30" N, long. 112°19'00" W; S to lat. 32°35'40" N; W to long. 112°36'30" W; S to lat. 32°31'00" N; W to long. 112°57'00" W; S to lat. 32°20'00" N; W to long. 113°02'00" W; S to lat. 32°13'00" N; W to long. 113°27'00" W; S to Mexican Border; NW along Mexican Border to long. 114°00'00" W; N to lat. 32°35'00" N; E to long. 113°27'00" W; N to lat. 32°48'40" N; to lat. 32°49'30" N; long. 113°21'00" W; to lat. 32°49'30" N, long. 112°19'00" W, point of beginning.	Surface to 40,000 feet.	Continuous.	Air Force Training Command, Ajo, Ariz.
Sahuarita (Douglas and Phoenix Charts).	N boundary: lat. 32°02'00" N; E boundary: long. 110°51'00" W; S boundary: lat. 31°54'00" N; W boundary: long. 110°57'00" W.	Surface to 30,000 feet.	do.	Davis-Monthan AFB, Tucson, Ariz.
Willcox Dry Lake (Phoenix Chart).	N boundary: lat. 32°14'00" N; E boundary: long. 109°39'00" W; S boundary: lat. 32°06'30" N; W boundary: long. 110°00'30" W.	do.	do.	Do.

ARKANSAS

Little Rock (Little Rock chart).	N boundary: latitude 34°57'00" N E boundary: longitude 92°15'00" W S boundary: latitude 34°52'00" N W boundary: longitude 92°22'00" W.	Surface to 9,000 feet.	Daylight hours only, June 12 through June 26, 1949; Saturday and Sunday only thereafter.	Arkansas Air National Guard, Little Rock, Ark.
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CALIFORNIA

Antioch (Sacramento Chart).	A circular area having a radius of 2 miles centered at lat. 38°02'00" N, long. 121°36'00" W.	Surface to 10,000 feet.	0600 to 1700 daily.	12th Naval District, San Francisco, Calif.
Camp Beale (San Francisco Chart).	Beginning at lat. 39°15'00" N, long. 121°09'00" W; to lat. 39°00'00" N, long. 121°09'00" W; to lat. 39°00'00" N, long. 121°15'00" W; to lat. 39°03'00" N, long. 121°28'30" W; to lat. 39°15'00" N, long. 121°30'00" W; to lat. 39°15'00" N, long. 121°09'00" W, point of beginning.	Surface to 15,000 feet.	Continuous.	USAF Bombardment School, Mather AFB, Calif.
Camp Pendleton (San Diego Chart).	Beginning at lat. 33°24'23" N, long. 117°15'15" W; to lat. 33°18'00" N, long. 117°16'08" W; to lat. 33°17'00" N, long. 117°17'30" W; to lat. 33°17'30" N, long. 117°21'30" W; to lat. 33°22'14" N, long. 117°34'00" W; to lat. 33°30'13" N, long. 117°50'13" W; to lat. 33°24'23" N, long. 117°15'15" W, point of beginning.	do.	Continuous Monday through Saturday.	USMC, Camp Pendleton, Calif.
Carrizozo Valley (San Diego Chart).	N boundary: lat. 32°58'58" N; E boundary: long. 115°59'00" W; S boundary: lat. 32°50'24" N; W boundary: long. 116°04'36" W.	Surface to 10,000 feet.	Daylight hours only.	11th Naval District, San Diego, Calif.
China Lake (Mt. Whitney and Los Angeles Charts).	Beginning at lat. 36°14'00" N, long. 117°24'00" W; S to lat. 36°00'00" N; to lat. 35°39'00" N, long. 117°37'00" W; to lat. 35°38'00" N, long. 117°38'00" W; W to long. 117°47'00" W; to lat. 36°00'00" N, long. 117°54'00" W; to lat. 36°14'00" N, long. 117°55'00" W; to lat. 36°14'00" N, long. 117°24'00" W, point of beginning.	Unlimited.	Daylight hours only Monday through Friday.	Do.
Chocolate Mountains (San Diego Chart).	Beginning at lat. 33°32'40" N, long. 115°33'50" W; SE along a road to lat. 33°25'50" N, long. 115°14'30" W; to lat. 33°24'15" N, long. 115°17'00" W; SE and NE along a road to lat. 33°22'50" N, long. 115°09'58" W; to lat. 33°07'30" N, long. 114°55'35" W; SW along a road to lat. 33°00'00" N, long. 115°04'00" W; NW along railroad to lat. 33°09'40" N, long. 115°19'30" W; to lat. 33°12'55" N, long. 115°24'00" W; to lat. 33°28'30" N, long. 115°42'10" W; to lat. 33°32'40" N, long. 115°33'50" W, point of beginning.	Surface to 30,000 feet.	0900 to 1800 daily.	Do.
El Centro (San Diego Chart).	Beginning at lat. 32°55'45" N, long. 115°51'30" W; to lat. 32°50'05" N, long. 115°47'00" W; to lat. 32°50'05" N, long. 115°55'00" W; to lat. 32°55'45" N, long. 115°55'00" W; to lat. 32°55'45" N, long. 115°51'30" W, point of beginning.	Surface to 10,000 feet.	Continuous.	Do.
El Toro (San Diego Chart).	A circular area having a radius of 3 miles centered at lat. 33°37'45" N, long. 117°36'00" W.	Surface to 15,000 feet.	0830 to 1630 daily.	Do.
Fort Ord (San Francisco Chart).	Beginning at lat. 36°40'59" N, long. 121°48'49" W; to lat. 36°41'49" N, long. 121°45'19" W; to lat. 36°37'35" N, long. 121°41'17" W; to lat. 36°34'54" N, long. 121°43'01" W; to lat. 36°34'30" N, long. 121°47'40" W; along the arc of a circle of 3 mile radius centered at lat. 36°35'30" N, long. 121°50'30" W; to lat. 36°38'00" N, long. 121°50'20" W; to lat. 36°40'59" N, long. 121°48'49" W, point of beginning.	do.	Continuous.	Hdq., 6th Army, Presidio, San Francisco, Calif.
Holtville (San Diego Chart).	(1) A circular area with a 1,000 yard radius centered at lat. 32°56'45" N, long. 115°12'00" W. (2) A circular area with a 1,000 yard radius centered at lat. 32°55'10" N, long. 115°16'15" W. (3) A circular area with a 1,000 yard radius centered at lat. 33°01'30" N, long. 115°18'48" W.	do.	0830 to 1530 daily.	11th Naval District, San Diego, Calif.
Muroc Lake (Los Angeles Chart).	Beginning at lat. 35°00'00" N, long. 117°32'00" W; S to lat. 34°48'30" N; to lat. 34°48'00" N, long. 117°35'00" W; W to long. 117°53'00" W; N to lat. 35°00'00" N; to lat. 35°00'00" N, long. 117°32'00" W, point of beginning.	Surface to 45,000 feet.	Daylight hours only.	Muroc Lake AFB, Muroc Lake, Calif.
Offshore of California (San Diego Chart).	A circular area with a 300 yard radius centered at lat. 33°02'04" N, long. 118°36'47" W.	Surface to 15,000 feet.	Continuous.	12th Naval District, San Francisco, Calif.
Petaluma (Sacramento Chart).	A circular area with a radius of 2 1/4 miles centered at lat. 38°11'00" N, long. 122°33'00" W.	Surface to 10,000 feet.	0600 to 1700 daily.	11th Naval District, San Diego, Calif.
Point Reyes (Sacramento Chart).	A circular area having a radius of 7 miles centered at lat. 38°09'30" N, long. 122°56'30" W.	do.	do.	Do.
Salton Sea (San Diego Chart).	(1) A circular area having a 3 miles radius centered at lat. 33°11'00" N, long. 116°09'30" W. (2) Beginning at lat. 33°18'00" N, long. 115°44'00" W; to lat. 33°18'00" N, long. 115°53'20" W; to lat. 33°11'30" N, long. 115°50'30" W; to lat. 33°11'00" N, long. 115°49'40" W; to lat. 33°11'00" N, long. 115°44'00" W; to lat. 33°18'00" N, long. 115°44'00" W, point of beginning.	Surface to 15,000 feet.	Continuous.	Do.
San Diego (San Diego Chart).	(1) A circular area having a radius of 3 miles centered at lat. 32°35'35" N, long. 116°56'21" W. (2) A circular area having a radius of 3 miles centered at lat. 33°00'40" N, long. 117°08'48" W, excluding that portion that lies within Blue Civil Airway No. 14. (3) A circular area having a radius of 3 miles centered at lat. 32°55'05" N, long. 117°00'15" W.	Surface to 15,000 feet.	do.	11th Naval District, San Diego, Calif.
San Miguel Island, Off-Shore, Calif. (San Francisco Chart).	W boundary: long. 120°30'00" W; E boundary: long. 120°17'30" W; N boundary: lat. 34°07'00" N; S boundary: lat. 33°58'30" N.	Surface to 30,000 feet.	Daylight hours only.	Do.
Trona (Mount Whitney and Los Angeles Charts).	Beginning at lat. 36°00'40" N, long. 116°51'50" W; to lat. 35°35'00" N, long. 116°55'50" W; W to long. 117°00'00" W; S to lat. 35°09'00" N; W to long. 117°19'00" W; to lat. 36°00'40" N, long. 117°13'00" W; to lat. 36°00'40" N, long. 116°51'50" W, point of beginning.	Unlimited.	Daylight hours only Monday through Friday.	Do.

COLORADO

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Camp Carson (Denver Chart).	Straight lines connecting the following points: lat. 38°39'00" N, long. 104°48'00" W; lat. 38°32'00" N, long. 104°46'30" W; lat. 38°32'00" N, long. 104°52'00" W; lat. 38°39'00" N, long. 104°58'00" W.	Surface to 14,500 feet....	Daylight hours only....	U. S. Army, Mountain Training Center, Camp Carson, Colo.
Parker (Denver Chart).....	N boundary: lat. 39°41'00" N; E boundary: long. 104°26'00" W; S boundary: lat. 39°34'00" N; W boundary: long. 104°43'00" W.do.....do.....	NAS Buckley Field, Denver, Colo.

DELAWARE

Little Creek (Washington Chart).	Beginning at lat. 39°21'00" N, long. 75°25'30" W; SE to lat. 39°15'00" N, long. 75°21'00" W; SW to lat. 39°10'00" N, long. 75°25'00" W; SW to lat. 39°09'30" N, long. 75°26'00" W; NW to lat. 39°17'00" N, long. 75°32'00" W; NE to lat. 39°21'00" N, long. 75°25'30" W, point of beginning.	Surface to 2,000 feet.....	Continuous from July 1 to Sept. 1, 1949.	Dover AFB, Dover, Del.
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FLORIDA

Banana River (Orlando Chart).	Beginning at lat. 28°50'00" N, long. 80°50'00" W; E to a point 3 nautical miles from the shoreline at long. 80°41'35" W; southeasterly along a line paralleling the shoreline at a distance of 3 nautical miles to lat. 28°14'40" N, long. 80°32'30" W; NW to the shoreline at lat. 28°17'00" N, long. 80°36'00" W; NW to lat. 28°50'00" N, long. 80°50'00" W, point of beginning.	Unlimited.....	Continuous.....	8th Naval District, Charleston, S. C.
Bostwick (Orlando Chart)...	A circular area with a radius of 3 miles centered at lat. 29°47'00" N, long. 81°41'00" W.	Surface to 20,000 feet.....do.....	NAS, Jacksonville, Fla.
Chassahowitzka Bay (Orlando Chart).	Beginning at lat. 28°48'00" N, long. 82°45'00" W; due S to a point 3 nautical miles from the shoreline at lat. 28°40'15" N; northwesterly paralleling the shoreline at a distance of 3 nautical miles to lat. 28°48'00" N, long. 82°49'05" W; due E to lat. 28°48'00" N, long. 82°45'00" W, point of beginning.	Surface to 50,000 feet....	Daylight hours only....	15th Air Force Units, MacDill AFB, Tampa, Fla.
Jacksonville (Jacksonville Chart).	Beginning at lat. 30°19'20" N, long. 81°38'10" W; to lat. 30°10'45" N, long. 81°35'00" W; S to lat. 29°55'00" N; W to long. 81°55'00" W; N to lat. 29°50'00" N; W to long. 82°02'00" W; N to lat. 30°03'00" N; W to long. 82°20'00" W; N to lat. 30°22'00" N; to lat. 30°21'10" N, long. 81°50'00" W; to lat. 30°18'40" N, long. 81°52'40" W; to lat. 30°16'45" N, long. 81°50'15" W; E to long. 81°41'30" W; to lat. 30°19'20" N, long. 81°38'10" W, point of beginning.	Surface to 12,000 feet.....do.....	Jacksonville Naval Air Station, Jacksonville, Fla.
Miami (Miami Chart).....	Beginning at west edge of Amber Civil Airway No. 7 at lat. 26°15'00" N, long. 80°16'30" W; SSW along the west edge of Amber Civil Airway No. 7 to lat. 26°00'00" N, long. 80°18'05" W; west to the edge of Blue Civil Airway No. 19 at long. 80°23'30" W; north-northwest along the east edge of Blue Civil Airway No. 19 to lat. 26°15'00" N, long. 80°25'45" W; thence east to lat. 26°15'00" N, long. 80°16'30" W, point of beginning.	Surface to 20,000 feet.....do.....	Naval Air Station, Miami, Fla.
Pensacola (Mobile Chart)...	(1) Area 1: Beginning on the shoreline at lat. 30°23'30" N, long. 86°45'00" W; due S to a point 3 nautical miles from the shoreline at lat. 30°20'30" N; westerly along a line paralleling the shoreline at a distance of 3 nautical miles to the eastern edge of Pensacola Control Area at lat. 30°18'00" N, long. 87°02'50" W; northerly along the boundary of Pensacola Control Area to its intersection at lat. 30°22'05" N, long. 87°04'30" W with a circular arc of 2 mile radius centered at lat. 30°21'42" N, long. 87°02'36" W; thence clockwise around that arc to its intersection with and clockwise around a circular arc of 2 miles radius centered at lat. 30°22'06" N, long. 86°58'48" W, to the shoreline at lat. 30°22'00" N, long. 86°56'40" W; easterly along the shoreline to lat. 30°23'30" N, long. 86°45'00" W, point of beginning. (2) Area 2: Beginning at the intersection of the shoreline with the western edge of Pensacola Control Area at lat. 30°19'00" N, long. 87°13'30" W; southerly along the boundary of Pensacola Control Area to a point 3 nautical miles from the shoreline at lat. 30°16'15" N, long. 87°12'45" W; westerly along a line paralleling the shoreline at a distance of 3 nautical miles to the eastern edge of the Mobile, Alabama control area extension, at lat. 30°12'00" N, long. 87°39'00" W; northwesterly along the control area extension boundary to the shoreline at lat. 30°15'00" N, long. 87°41'30" W; easterly along the shoreline to lat. 30°16'15" N, long. 87°33'40" W; thence clockwise around a circular arc of 2 mile radius centered at lat. 30°16'48" N, long. 87°32'10" W, to the shoreline at lat. 30°17'00" N, long. 87°30'00" W; easterly along the shoreline to lat. 30°17'20" N, long. 87°29'00" W; thence clockwise around a circular arc of 2 mile radius centered at lat. 30°17'47" N, long. 87°27'28" W; to the shoreline at lat. 30°17'50" N, long. 87°25'30" W; easterly along the shoreline to lat. 30°18'15" N, long. 87°23'30" W; thence clockwise around a circular arc of 2 mile radius centered at lat. 30°18'54" N, long. 87°21'26" W; to the shoreline at lat. 30°19'00" N, long. 87°19'30" W; E to lat. 30°19'20" N, long. 87°18'00" W; easterly along the shoreline to the western edge of Pensacola Control Area at lat. 30°19'00" N, long. 87°13'30" W, point of beginning. (3) Area 3: Beginning at the intersection of the shoreline and the western edge of the Mobile, Alabama control area extension at lat. 30°13'00" N, long. 87°49'30" W; southeasterly along the control area extension boundary to a point 3 nautical miles from the shoreline at lat. 30°11'00" N, long. 87°47'00" W; westerly along a line paralleling the shoreline at a distance of 3 nautical miles to lat. 30°10'05" N, long. 88°01'30" W; due N to the shoreline at lat. 30°13'00" N, easterly along the shoreline to the western edge of the Mobile control area extension at lat. 30°13'00" N, long. 87°49'30" W, point of beginning. N. B. For other Pensacola, Florida, areas see under "Florida" <i>supra</i> .	Surface to 12,000 feet....do.....	NAS, Pensacola, Fla.
	do.....do.....	Do.
	do.....do.....	Pensacola Naval Air Station, Pensacola, Fla.
Pinecastle (Orlando Chart).	(1) A circular area having a radius of 4 miles centered at lat. 29°04'45" N, long. 81°43'00" W. (2) A circular area having a radius of 4 miles centered at lat. 29°00'30" N, long. 81°42'00" W.	Surface to 30,000 feet.....do.....	14th Air Force, Orlando AFB, Orlando, Fla.
Rainbow Point (Orlando Chart).	Beginning at lat. 28°33'00" N, long. 82°43'00" W; due S to lat. 28°23'00" N; due W to a point 3 nautical miles from the shoreline at long. 82°45'35" W; northerly paralleling the shoreline at a distance of 3 nautical miles to lat. 28°33'00" N, long. 82°43'20" W; due E to lat. 28°33'00" N, long. 82°43'00" W, point of beginning.	Surface to 50,000 feet.....do.....	15th Air Force Units, MacDill AFB, Tampa, Fla.

FLORIDA—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Sebring (Miami Chart)....	Beginning at lat. 27°38'45" N, long. 81°07'30" W; SW along the Kissimmee River to lat. 27°32'30" N, long. 81°11'20" W; due W to long. 81°21'00" W; northerly along Arbuckle Creek to lat. 27°38'00" N, long. 81°21'30" W; counterclockwise along the arc of a circle with a one mile radius centered at lat. 27°38'45" N, long. 81°20'00" W to lat. 27°39'20" N, long. 81°21'45" W; NW along creek and eastern shore of Lake Arbuckle to lat. 27°45'30" N, long. 81°26'00" W; E and NE along the road to lat. 27°46'30" N, long. 81°20'30" W; due E to long. 81°17'20" W; due S to lat. 27°46'18" N SE to lat. 27°41'45" N, long. 81°12'15" W; due S to lat. 27°40'50" N; due E to long. 81°11'30" W; due S to lat. 27°38'45" N; due E to lat. 27°38'45" N, long. 81°07'30" W, point of beginning.	Surface to 50,000 feet....	Daylight hours only....	MacDill AFB, Tampa, Fla.
Valparaiso (Mobile Chart).	Beginning at a point on the southern edge of Red Civil Airway No. 30 at lat. 30°43'50" N, long. 86°10'30" W; thence counterclockwise around a circular arc of 3 mile radius centered at lat. 30°45'00" N, long. 86°07'40" W; to lat. 30°42'30" N, long. 86°07'10" W; southerly along the De Funiak Springs-Freeport Highway (State Highway No. 83) to the town of Freeport at lat. 30°30'00" N, long. 86°08'00" W; due S to the shoreline at lat. 30°19'00" N, long. 86°08'00" W; southeasterly along the shoreline to lat. 30°18'00" N, long. 86°05'10" W; SE to a point 3 nautical miles from the shoreline at lat. 30°13'40" N, long. 86°01'50" W; westerly along a line parallel to the shoreline at a distance of 3 nautical miles to lat. 30°20'10" N, long. 86°48'00" W; due N to U. S. Highway No. 98 at lat. 30°24'40" N, long. 86°45'00" W; westerly along Highway No. 98 to its intersection with the Navarre-Milton Highway (State Highway No. 87) at lat. 30°24'15" N, long. 86°52'15" W; northerly and westerly along State Highway No. 87 to lat. 30°23'40" N, long. 86°55'15" W; NE to lat. 30°43'00" N, long. 86°38'30" W; E to a point on the S edge of Red Civil Airway No. 30 at lat. 30°43'20" N, long. 86°32'00" W; due S to lat. 30°29'00" N; due E to long. 86°28'00" W; due N to the S edge of Red Civil Airway No. 30 at lat. 30°43'25" N, long. 86°28'00" W; easterly along the boundary of Red Civil Airway No. 30 to lat. 30°43'50" N, long. 86°10'30" W, point of beginning.	Unlimited.....	Continuous.....	Air Proving Ground, Eglin Field, Valparaiso, Fla.

GEORGIA

Fort Benning (Birmingham Chart).	Beginning at lat. 32°32'15" N, long. 84°37'30" W; S to lat. 32°18'00" N, northwesterly along the railroad to lat. 32°20'45" N, long. 84°47'00" W; southerly along the road to lat. 32°18'00" N, long. 84°46'30" W; S along the highway to lat. 32°15'30" N, long. 84°48'30" W; due W to long. 84°53'30" W; SW along the river to lat. 32°14'45" N, long. 84°55'00" W; due W to long. 84°57'30" W; S to lat. 32°18'30" N, long. 84°57'45" W; NW along the north bank of the river to lat. 32°18'45" N, long. 84°58'30" W; due N to lat. 32°20'16" N; NE to lat. 32°21'10" N, long. 84°56'45" W; due N to lat. 32°22'30" N, long. 84°56'45" W; NE along the creek to lat. 32°24'14" N, long. 84°53'21" W; northerly to lat. 32°28'10" N, long. 84°52'20" W; due N to lat. 32°30'50" N; easterly along the railroad to lat. 32°32'15" N, long. 84°37'30" W, point of beginning.	Surface to 17,000 feet....	Continuous.....	U. S. Army, Fort Benning, Ga.
Hinesville (Jacksonville Chart).	Beginning at lat. 32°05'00" N, long. 81°38'00" W; SE to lat. 32°01'00" N, long. 81°27'30" W; SW to lat. 31°55'00" N, long. 81°29'00" W; SW to lat. 31°51'30" N, long. 81°36'00" W; NW to lat. 31°55'00" N, long. 81°51'30" W; NE to lat. 32°05'00" N, long. 81°45'00" W; E to lat. 32°05'00" N, long. 81°38'00" W, point of beginning.	Unlimited.....	do.....	Hdq., 3d Army, Fort McPherson, Ga.

IDAHO

Pocatello (Pocatello Chart).	Beginning at lat. 43°45'00" N, long. 112°40'00" W; SW to lat. 43°30'00" N, long. 112°52'00" W; to lat. 43°28'00" N, long. 113°01'00" W; N to lat. 43°33'00" N; NE to lat. 43°45'00" N, long. 112°53'00" W; E to lat. 43°45'00" N, long. 112°40'00" W, point of beginning.	Unlimited.....	Continuous.....	Pocatello AFB, Pocatello, Idaho.
Sallor Creek (Boise Chart).	Beginning at lat. 42°51'00" N, long. 115°40'00" W; E to long. 115°35'00" W; S to lat. 42°45'00" N; E to long. 115°10'00" W; S to lat. 42°33'00" N; W to long. 115°40'00" W; N to lat. 42°51'00" N, long. 115°40'00" W, point of beginning.	do.....	Daylight hours only....	Idaho Air National Guard, Boise, Idaho.

ILLINOIS

Glenview (Chicago and Milwaukee Charts).	Beginning at lat. 42°35'00" N, long. 87°47'30" W; E to long. 87°33'00" W; S to lat. 42°08'00" N; W to long. 87°40'00" W; N and W along the east and north edge of Red Civil Airway #43 to lat. 42°17'30" N, long. 87°47'30" W; N to lat. 42°35'00" N, long. 87°47'30" W, point of beginning.	Surface to 16,000 feet....	Continuous.....	NAS, Glenview, Ill.
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INDIANA

Camp Atterbury (Cincinnati Chart).	Beginning at lat. 39°21'30" N, long. 86°06'00" W; E to lat. 39°21'30" N, long. 86°50'30" W; S to lat. 39°13'00" N, long. 86°50'30" W; W to lat. 39°13'00" N, long. 86°06'00" W; N to lat. 39°21'30" N, long. 86°06'00" W, point of beginning.	Surface to 22,000 feet....	Daylight hours only....	Joint use by U. S. Army and Indiana Air National Guard.
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IOWA

Elkader (Dubuque Chart)...	1 nautical mile radius centered at lat. 42°48'24" N, long. 91°25'12" W.	Surface to 2,500 feet.....	Continuous.....	Collins Radio Co., Cedar Rapids, Iowa.
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KANSAS

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Brookville (Salina Chart).	Beginning at lat. 38°45'20" N., long. 97°43'55" W; S to lat. 38°43'00" N; SW along railroad to lat. 38°38'20" N, long. 97°47'30" W; W to long. 97°53'22" W; N to lat. 38°45'20" N; to lat. 38°45'20" N, long. 97°43'55" W, point of beginning.	Unlimited.....	Continuous.....	Smoky Hill AFB, Salina, Kans.
Manhattan (Salina Chart).	Beginning at lat. 39°13'00" N, long. 96°41'15" W; to lat. 39°08'30" N, long. 96°44'30" W; W to long. 96°47'30" W; WNW to lat. 39°09'00" N, long. 96°49'30" W; to lat. 39°13'00" N, long. 96°47'30" W; to lat. 39°13'00" N, long. 96°41'15" W, point of beginning.	Surface to 10,000 feet....	0700 to 2200 daily.....	Marshall AFB, Fort Riley, Kans.
Osage City (Kansas City Chart).	Circular area with a radius of 3 miles centered at lat. 38°36'00" N, long. 95°57'00" W.	Unlimited.....	Continuous.....	Strategic Air Command Offutt AFB, Omaha, Nebr.

KENTUCKY

Camp Campbell (Nashville Chart).	Beginning at lat. 36°33'00" N, long. 87°22'00" W; to long. 87°50'00" W; N to lat. 36°44'00" N; E to long. 87°40'00" W; S to lat. 36°40'00" N; E to long. 87°27'00" W; to lat. 36°33'00" W, long. 87°22'00" W, point of beginning.	Unlimited.....	Continuous.....	U. S. Army, Camp Campbell, Ky.
Fort Knox (Nashville Chart).	Beginning at a point at lat. 37°59'00" N, long. 85°45'00" W; due S to lat. 37°47'30" N; due W to long. 85°55'30" W (Intersection of U. S. Highway 31-W); northerly along U. S. Highway 31-W to lat. 37°50'45" N, long. 85°57'00" W (Intersection of U. S. Highway 31-W and Wilson Road); northerly along Wilson Road to lat. 37°58'00" N, long. 85°57'45" W (Intersection of Wilson Road and ICRR); northerly along ICRR to lat. 37°59'00" N, long. 85°57'00" W (crossing ICRR and L&N RR), northeasterly to lat. 38°01'00" N, long. 85°54'30" W (Intersection of L&N RR and Ky. Route #44); easterly along Ky. Route #44, to lat. 38°00'30" N, long. 85°52'00" W; due S to lat. 37°59'00" N; due E to lat. 37°59'00" N, long. 85°45'00" W, point of beginning.	Surface to 22,000 feet....	do.....	U. S. Army Armored Center, Fort Knox, Ky.

MAINE

Great Pond (Lewiston Chart).	Beginning at lat. 44°59'00" N, long. 68°28'30" W; to lat. 44°59'40" N, long. 68°25'00" W; to lat. 44°57'00" N, long. 68°24'00" W; to lat. 44°56'30" N, long. 68°28'00" W; to lat. 44°59'00" N, long. 68°28'30" W, point of beginning.	Surface to 6,000 feet....	Daylight hours only, to October 1, 1949	Dow AFB, Bangor, Maine.
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MARYLAND

Aberdeen (Washington Chart).	Beginning at the town of Aberdeen at lat. 39°30'30" N, long. 76°10'00" W; SE to lat. 39°29'00" N, long. 76°08'00" W; E to lat. 39°29'30" N, long. 76°05'00" W; SE to lat. 39°27'00" N, long. 76°09'30" W; SW to lat. 39°19'47" N, long. 76°11'34" W; SW to lat. 39°08'57" N, long. 76°18'47" W; S to Love Point at lat. 39°02'00" N, long. 76°18'40" W; WSW to Sandy Point Light House at lat. 39°00'45" N, long. 76°23'20" W; N to lat. 39°09'15" N, long. 76°24'45" W; NE to lat. 39°17'30" N, long. 76°19'45" W; NW to lat. 39°18'30" N, long. 76°22'00" W; N to the town of Chase at lat. 39°22'00" N, long. 76°22'00" W; NNW to lat. 39°23'28" N, long. 76°20'40" W; NE to lat. 39°26'10" N, long. 76°14'50" W; NE to lat. 39°27'00" N, long. 76°12'30" W; NE to lat. 39°30'30" N, long. 76°10'00" W, point of beginning.	Unlimited.....	Continuous.....	Edgewood Arsenal, Md.
Assateague Island (Washington and Norfolk Charts).	Beginning at lat. 38°30'00" N, long. 75°03'00" W; due east 3 nautical miles to approx. lat. 38°30'00" N, long. 74°59'00" W; SW along a line paralleling the coastline to lat. 37°51'25" N, long. 75°16'50" W; NW to the coastline at lat. 37°53'00" N, long. 75°20'00" W; NW along the coastline to lat. 38°30'00" N, long. 75°03'00" W, point of beginning.	do.....	do.....	Naval Air Station, Patuxent, Md.
Bloodsworth Island (Chesapeake Bay) (Washington Chart).	Straight lines connecting the following points: lat. 38°13'00" N, long. 76°00'00" W; lat. 38°08'00" N, long. 76°00'00" W; lat. 38°08'00" N, long. 76°08'50" W; lat. 38°13'00" N, long. 76°11'20" W.	do.....	do.....	CinC Lant, Flt, Norfolk, Va.
Chesapeake Bay (Washington Chart).	Sector of a circle with 17,500 yard radius centered at lat. 38°39'30" N, long. 76°34'30" W, between 31° true and 122° true, excluding that portion within the confines of Civil Airways and Sharp's Island Danger Area.	Surface to 20,000 feet....	Daylight hours only.....	Potomac River Naval Command, Washington, D. C.
Chincoteague Bay (Washington Chart).	Circle with radius of 3 miles centered at lat. 38°06'42" N, long. 75°11'15" W.	Surface to 10,000 feet....	do.....	CinC Lant, Flt, Norfolk, Va.
Patuxent River (Washington Chart).	(1) Beginning at lat. 38°30'00" N, long. 75°34'30" W; southerly following the railroad to lat. 38°22'00" N, long. 75°36'00" W; southeasterly following Maryland State Highway No. 12 to the western edge of Amber Civil Airway No. 9 (approx. lat. 38°18'15" N, long. 75°32'00" W; southwesterly following the western edge of Amber Civil Airway No. 9 to lat. 37°45'00" N, long. 75°56'30" W; W to the eastern edge of Blue Civil Airway No. 56 (approx. lat. 37°45'00" N, long. 76°30'00" W); northwesterly following the eastern boundary of Blue Civil Airway No. 56 to the point of intersection with the western boundary of Red Civil Airway No. 77; northeasterly following the western boundary of Red Civil Airway No. 77 to the south boundary of Red Civil Airway No. 20; southeasterly along southern boundary of Red Civil Airway No. 20 to the eastern boundary of Red Civil Airway No. 77; northeasterly following the eastern boundary of Red Civil Airway No. 77 to lat. 38°30'00" N, long. 76°03'30" W; due E to lat. 38°30'00" N, long. 75°34'30" W, point of beginning. (2) Beginning at lat. 38°12'20" N, long. 75°36'10" N; SW along west boundary of Blue Civil Airway No. 56 to lat. 38°04'50" N, long. 75°41'50" W; NW to lat. 38°20'50" N, long. 76°13'40" W; NE along the east boundary of Red Civil Airway No. 77 to lat. 38°27'15" N, long. 76°06'10" W; SE to lat. 38°12'20" N, long. 75°36'10" W, point of beginning. (3) Beginning at lat. 38°18'26" N, long. 76°14'30" W; SE to lat. 38°13'00" N, long. 76°11'20" W; E to lat. 76°00'00" N; S to lat. 38°08'00" N; W to long. 76°08'00" W; SE to lat. 37°55'15" N, long. 76°02'30" W; SW to lat. 37°52'45" N, long. 76°11'03" W; NW to lat. 38°02'20" N, long. 76°17'24" W; N to lat. 38°07'41" N, long. 76°17'25" W; NW to the east boundary of Red Civil Airway No. 77 (approx. lat. 38°14'30" N, long. 76°20'45" W); NE along southern boundary of Red Civil Airway No. 77, to lat. 38°18'10" N, long. 76°16'10" W; E to lat. 38°18'26" N, long. 76°14'30" W, point of beginning. (4) Circle with radius of 5 nautical miles centered at lat. 37°47'54" N, long. 76°03'48" W.	3,500 feet to unlimited.....	do.....	Patuxent Naval Air Station, Md., and Andrews Field, Md.
		Surface to unlimited.....	do.....	Patuxent Naval Air Station, Md.
		do.....	do.....	Do.

RULES AND REGULATIONS

MARYLAND—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Sharps Island (Washington Chart).	Circle with radius of 3¼ miles centered at lat. 38°37'16" N, long. 76°21'56" W.	Surface to 20,000 feet....	Daylight hours only....	NATC, Patuxent River, Md.
Sinepuxent Bay (Washington Chart).	Circle with radius of 3 miles centered at lat. 38°12'42" N, long. 75°09'00" W.	Surface to 10,000 feet....	do.....	CinC Lant. Flt, Norfolk, Va.

MASSACHUSETTS

Camp Edwards (Boston Chart.)	(1) Circle with radius of 3 miles centered at lat. 41°43'30" N, long. 70°32'30" W. (2) Beginning at lat. 41°39'00" N, long. 70°35'00" W; NE to lat. 41°41'00" N, long. 70°33'45" W; clockwise following the perimeter of the already designated Camp Edwards Danger Area to lat. 41°42'10" N, long. 70°35'30" W; SW to lat. 41°39'30" N, long. 70°36'30" W; SE to lat. 41°39'00" N, long. 70°35'00" W, point of beginning.	Unlimited.....	Daylight hours only....	Dept. of Army, Camp Edwards, Mass.
Cotuit (Boston Chart).....	A circular area with a radius of 2 miles centered at lat. 41°30'42" N, long. 70°22'24" W.	do.....	Continuous.....	Do.
Cuttyhunk (Boston Chart).	Straight lines connecting the following points: lat. 41°25'45" N, long. 70°58'21" W; lat. 41°23'54" N, long. 71°01'08" W; lat. 41°21'45" N, long. 70°58'29" W; lat. 41°23'36" N, long. 70°55'44" W.	do.....	Continuous Nov. 10 to Apr. 30, annually.	ComNab, 1st Naval District, Boston, Mass.
Long Pond (Boston Chart).	Circle with radius of 2 miles centered at lat. 41°46'18" N, long. 70°51'18" W.	do.....	Daylight hours only, Monday through Friday.	Do.
Monomy Point (Boston Chart).	Circle with radius of 2 miles centered at lat. 41°36'00" N, long. 69°59'00" W.	do.....	Daylight hours only....	ComFair Quo, 1st Naval District, Boston, Mass.
Nashawena (Boston Chart).	A circular area with a radius of 1½ nautical miles centered at lat. 41°27'06" N, long. 70°54'10" W.	do.....	Daylight hours only, Monday through Friday.	Do.
No Man's Land Island (Boston Chart).	A circular danger area having a radius of 3 miles and centered at lat. 41°15'30" N, long. 70°48'40" W.	Unlimited.....	Continuous.....	Do.
North Eastham (Boston Chart).	Circle with a radius of 2 miles centered at lat. 41°51'00" N, long. 70°03'00" W.	Surface to 20,000 feet....	Daylight hours only....	ComNab, 1st Naval District, Boston, Mass.
Quabbin Reservoir (Albany Chart).	Triangular area with the following coordinates: long. 72°19'00" W, lat. 42°31'00" N; long. 72°15'30" W, lat. 42°30'30" N; long. 72°19'00" W, lat. 42°28'30" N.	do.....	do.....	ComNab, 1st Naval District, Boston, Mass. (minimum ceiling 8,000 feet, visibility 5 miles).
Wellfleet (Boston Chart)...	The area within the sector of a circle with radius of 20,000 yards entered at lat. 41°56'00" N, long. 69°58'30" W, extending clockwise from a bearing of 345° true to a bearing 145° true and away from the center of the circle.	Unlimited.....	Continuous June 1 to Sept. 30 annually.	Hqs., 1st Army Area, Governors Island, N. Y.
Westport Point (Boston Chart).	A circular area with radius of 1½ nautical miles centered at lat. 41°28'12" N, long. 71°01'42" W.	Surface to 20,000 feet....	Continuous.....	ComNab, 1st Naval District, Boston, Mass.
Woods Hole (Boston Chart).	Circle with radius of 2 miles centered at lat. 41°31'06" N, long. 70°44'00" W.	do.....	Daylight hours only Monday through Friday.	Do.

MICHIGAN

Grayling (Green Bay Chart)	Area I: N boundary: lat. 44°41'00" N; E boundary: long. 84°46'00" W; S boundary: lat. 44°36'00" N; W boundary: long. 84°53'00" W. Area II: N boundary: lat. 44°54'00" N; E boundary: long. 84°31'00" W; S boundary: lat. 44°41'00" N; W boundary: long. 84°40'00" W.	Surface to 20,000 feet....	Continuous, Aug. 6 to Aug. 20, inclusive, 1949.	Michigan National Guard, Kellogg Field, Battle Creek, Mich.
Lower Lake Huron (Summer Area) (Detroit Chart).	Beginning at lat. 43°52'00" N, long. 82°32'00" W; due E to long. 82°21'00" W; SSE to lat. 43°34'30" N, long. 82°18'00" W; SSW to lat. 43°16'00" N, long. 82°22'30" W; due W to long. 82°26'30" W; NNW to lat. 43°52'00" N, long. 82°32'00" W, point of beginning.	Unlimited.....	Daylight hours Apr. 1 through Nov. 30, annually.	Selfridge AFB, Moun. Clemens, Mich.
Lower Lake Huron (Winter Area) (Detroit Chart).	Beginning at lat. 43°49'30" N, long. 82°27'00" W; southerly to lat. 43°13'00" N, long. 82°20'00" W; westerly to shoreline at lat. 43°12'00" N, long. 82°30'00" W; northerly along the shoreline to lat. 43°49'00" N, long. 82°37'30" W; easterly to lat. 43°49'30" N, long. 82°27'00" W, point of beginning.	do.....	Daylight hours Dec. 1 through Mar. 31, annually.	Do.
Oscoda (Green Bay Chart).	N boundary: lat. 44°35'00" N; E boundary: lat. 83°23'00" W; S boundary: lat. 44°27'00" N; W boundary: lat. 83°39'00" W.	do.....	Daylight hour only....	Do.
Upper Lake Huron (Green Bay Chart).	Beginning at lat. 44°55'00" N, long. 83°15'00" W; due E to long. 82°52'00" W; southerly to lat. 44°11'00" N, long. 82°58'00" W; due W to long. 83°21'00" W; northerly to a point one mile offshore due E of Au Sable Point; northerly paralleling the shoreline at a distance of one mile to a point due E of Sturgeon Point; due N to lat. 44°55'00" N, long. 83°15'00" W, point of beginning.	do.....	do.....	Do.

MINNESOTA

Camp Ripley (Duluth Chart)	Beginning at lat. 46°10'30" N, long. 94°26'00" W; due E to long. 94°21'00" W; due S to lat. 46°09'55" N; due W to long. 94°26'00" W; due N to lat. 46°10'30" N, long. 94°26'00" W, point of beginning.	Surface to 30,000 feet....	Continuous, June 11 to Aug. 7, inclusive, 1949.	Minnesota, North Dakota, and South Dakota National Guard, St. Paul Minn.
Grand Marais (Duluth Chart).	Beginning at lat. 47°37'45" N, long. 90°30'05" W; SE to lat. 47°30'50" N, long. 90°21'30" W; SW to lat. 47°10'17" N, long. 90°58'20" W; NW to lat. 47°17'35" N, long. 91°07'10" W; NE to lat. 47°37'45" N, long. 90°30'05" W, point of beginning.	Unlimited.....	Daylight hours only....	Organized Naval Air Reserve Squadrons, Naval Air Station (Wold Chamberlain Field), Minneapolis, Minn.
Upper Red Lake (Lake of Woods Chart).	N boundary: lat. 48°30'00" N; S boundary: lat. 48°08'00" N; E boundary: long. 94°35'00" W; W boundary: long. 95°10'00" W.	do.....	do.....	Naval Air Station (Wold Chamberlain Field), Minneapolis, Minn.

MISSISSIPPI

Pearl River (New Orleans Chart).	Circular area with a 5 mile radius centered at lat. 30°23'00" N, long. 89°34'00" W.	Unlimited.....	0900 to 1630 daily.....	Nava. Air Station, New Orleans, La.
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MISSOURI

Fort Leonard Wood (Tulsa Chart).	Beginning at lat. 37°48'15" N, long. 92°02'00" W; S to lat. 37°43'00" N; to lat. 37°42'00" N, long. 92°06'00" W; S to lat. 37°38'30" N; to lat. 37°36'30" N, long. 92°11'00" W; to lat. 37°36'15" N, long. 92°15'30" W; N to lat. 37°40'30" N, to lat. 37°42'00" N, long. 92°14'30" W; to lat. 37°48'15" N, long. 92°04'00" W; to lat. 37°48'15" N, long. 92°02'00" W, point of beginning.	Surface to 10,000 feet....	Daylight hours only....	Naval Air Station, Lambert Field, St. Louis, Mo.
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MONTANA

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Dillon (Yellowstone Park chart).	N boundary: latitude 45°07'30" N. E boundary: longitude 112°55'00" W. S boundary: latitude 45°00'00" N. W boundary: longitude 113°10'00" W.	Surface to 18,000 feet.	Daylight hours only, June 12 through June 26, 1949.	Montana National Guard, Helena, Mont.

NEVADA

Black Rock Desert (Elko Chart).	Beginning at lat. 40°25'00" N, long. 118°40'00" W; S to lat. 41°22'30" N; E to long. 118°39'30" W; S to lat. 41°12'00" N; W to long. 118°42'30" W; S to lat. 40°57'30" N, long. 118°43'00" W; W to long. 118°47'00" W; S to lat. 40°55'00" N, WSW to lat. 40°54'00" N, long. 118°55'00" W; SW to lat. 40°47'00" N, long. 119°11'30" W; N to lat. 40°57'30" N, E to long. 119°04'00" W; NE to lat. 41°25'00" N, long. 118°45'30" W; E to lat. 40°25'00" N, long. 118°40'00" W, point of beginning.	Surface to 30,000 feet.	Daylight hours only.	Naval Air Station Alameda, Calif.
Fallon (Reno Chart).	(1) Beginning at lat. 39°46'00" N, long. 118°44'00" W; to lat. 39°56'30" N, long. 118°12'00" W; to lat. 39°38'00" N, long. 118°22'40" W; W to long. 118°44'00" W; to lat. 39°46'00" N, long. 118°44'00" W, point of beginning. (2) Target No. 17: A circular area having a radius of 5 miles centered at lat. 39°15'00" N, long. 118°49'00" W. (3) Target No. 18: A circular area having a radius of 5 miles centered at lat. 39°20'00" N, long. 118°49'00" W. (4) Target No. 19: A circular area having a radius of 5 miles centered at lat. 39°09'00" N, long. 118°36'45" W.do.....	Continuous.	12th Naval District, San Diego, Calif.
Tonopah (Mount Whitney Chart).	Beginning at lat. 37°53'00" N, long. 116°11'00" W; S to lat. 37°42'00" N; E to long. 115°53'00" W; S to lat. 37°33'00" N; E to long. 115°48'00" W; S to lat. 37°17'00" N; E to long. 115°18'00" W; S to lat. 36°41'00" N; W to long. 115°35'30" W; S to lat. 36°35'00" N; W to long. 115°42'00" W; N to lat. 36°41'00" N; W to long. 116°26'30" W; N to lat. 36°51'00" N; W to long. 116°33'30" W; N to lat. 37°33'00" N; W to long. 117°02'00" W; northerly to lat. 37°53'00" N, long. 117°01'00" W; E to lat. 37°53'00" N, long. 116°11'00" W, point of beginning.	Surface to 30,000 feet.	Daylight hours only.	Las Vegas Air Force Base, Nev.

NEW HAMPSHIRE

Isles of Shoals (Boston Chart).	Straight lines connecting the following: lat. 42°59'54" N, long. 70°38'21" W; lat. 43°02'21" N, long. 70°37'14" W; lat. 43°01'30" N, long. 70°33'49" W; lat. 42°59'03" N, long. 70°35'00" W.	Surface to 20,000 feet.	Daylight hours only.	Squantum Naval Air Sta- tion, Mass.
New Boston (Boston Chart).	N boundary: lat. 42°57'15" N; S boundary: lat. 42°55'00" N; E boundary: long. 71°26'30" W; W boundary: 71°39'30" W.do.....do.....	1st Naval District Boston, Mass.

NEW JERSEY

Fort Dix (New York and Washington Charts).	Beginning at lat. 40°02'45" N, long. 74°25'50" W; to lat. 39°56'45" N, long. 74°24'00" W; along a railroad to lat. 39°56'00" N, long. 74°26'00" W; to lat. 39°57'20" N, long. 74°27'40" W; along a road to lat. 39°57'20" N, long. 74°33'30" W; N to lat. 40°02'45" N; E to lat. 40°02'45" N, long. 74°25'50" W, point of beginning.	Unlimited.	Continuous.	U. S. Army, Fort Dix, N. J.
Great Bay (Washington Chart).	A circular area having a radius of 3 nautical miles centered at lat. 39°27'48" N, long. 74°18'35" W.	Surface to 10,000 feet.	Daylight hours only.	Naval Air Station, Atlantic City, N. J.
New Gretna (Washington Chart).	Circle with radius of 3 nautical miles centered at lat. 39°34'30" N, long. 74°24'30" W.do.....do.....	4th Naval District, Phila- delphia, Pa.
Oceanville (Washington Chart).	Circle with radius of 3 miles centered at lat. 39°26'48" N, long. 74°24'00" W.	Surface to 20,000 feet.do.....	Do.

NEW MEXICO

Albuquerque (Albuquerque Chart).	Beginning at lat. 34°56'00" N, long. 106°55'00" W; SE to lat. 34°45'00" N, long. 106°50'00" W; due W to long. 107°15'00" W; due N to lat. 34°52'00" N; NE to lat. 34°56'30" N, long. 107°03'00" W; E to lat. 34°56'00" N, long. 106°55'00" W, point of beginning.	Surface to 30,000 feet.	Continuous.	Kirtland AFB, Albuquerque N. Mex.
Deming (Roswell Chart).	Straight lines connecting the following: lat. 32°23'35" N, long. 107°04'00" W; lat. 32°23'35" N, long. 107°08'10" W; lat. 32°20'15" N, long. 107°08'10" W; lat. 32°20'15" N, long. 107°04'00" W.	800 to 25,000 feet.	0700 to 1800 Monday through Friday.	Biggs Air Force Base, El Paso, Tex.
Guadalupe Mountains (Roswell Chart).	N boundary: lat. 32°18'00" N; E boundary: long. 104°52'00" W; S boundary: lat. 32°00'00" N; W boundary: long. 105°33'00" W.	Surface to 45,000 feet.	Continuous.	8th Air Force, Carswell AFB, Fort Worth, Tex.
White Sands Proving Grounds (Alamogordo) (Roswell Chart).	Beginning at lat. 32°00'00" N, long. 106°34'00" W; N to lat. 32°29'00" N, long. 106°34'00" W; NW to lat. 32°50'00" N, long. 106°46'00" W; N to lat. 33°50'15" N, long. 106°46'00" W; E to lat. 33°50'15" N, long. 106°03'50" W; S to lat. 32°55'00" N, long. 106°03'50" W; W to lat. 32°55'00" N, long. 106°06'00" W; S to lat. 32°22'00" N, long. 106°06'00" W; SW to lat. 32°00'00" N, long. 106°19'30" W; W to lat. 32°00'00" N, long. 106°34'00" W, point of beginning.	Unlimited.do.....	Holloman Air Force Base, Alamogordo, N. Mex.

NEW YORK

Albany (Albany Chart).	Straight lines connecting the following points: lat. 43°48'15" N, long. 74°15'30" W; lat. 43°20'00" N, long. 74°09'10" W; lat. 43°08'40" N, long. 74°39'00" W; lat. 43°37'00" N, long. 74°44'40" W.	Unlimited.	Continuous.	Air Materiel Command, Newark, N. J., Airport.
Gardiner's Island (New York Chart).	A circular area with a radius of 3 nautical miles centered at lat. 41°08'30" N, long. 72°08'50" W.do.....	Daylight hours only.	Naval Air Station, Quonset Point, R. I.
Lake Ontario (Detroit Chart).	Beginning at lat. 43°18'40" N, long. 78°51'30" W; due N to lat. 43°20'00" N; due W to long. 78°55'00" W; SE to lat. 43°18'30" N, long. 78°64'00" W; E to lat. 43°18'40" N, long. 78°51'30" W, point of beginning.	Surface to 2,000 feet.	Daylight hours only, June 1 to July 30, 1949.	Cornell Aeronautical Lab- oratory, Buffalo, N. Y.
Pine Camp (Burlington and Albany Charts).	Beginning at lat. 44°18'00" N, long. 75°31'30" W; to lat. 44°11'15" N, long. 75°22'00" W; to lat. 44°00'30" N, long. 75°35'30" W; to lat. 44°02'15" N, long. 75°50'15" W, point of beginning.	Unlimited.	Continuous.	Hdq., 1st Army, Gouver- nor's Island, N. Y.

RULES AND REGULATIONS

NEW YORK—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation ^a	Using agency
West Point (U. S. Military Academy) (New York Chart).	Beginning at lat. 41°19'40" N, long. 74°03'33" W; to a distance of approx. 2.84 miles on a bearing of 90° true to lat. 41°19'40" N, long. 74°00'26" W; to a distance of approx. 1.12 miles on a bearing of 0° true to lat. 41°20'40" N, long. 74°00'26" W; to a distance of approx. 1.12 miles on a bearing of 90° true to lat. 41°20'40" N, long. 73°58'58" W; to a distance of approx. 2.3 miles on a bearing of 0° true to lat. 41°22'40" N, long. 73°58'58" W, which point is on the W edge of U. S. Highway No. 9W; in a northwesterly direction along the west side of U. S. Highway No. 9W, to lat. 41°23'08" N, long. 73°59'42" W; to a distance of approx. .35 miles on a bearing of 270° true to lat. 41°23'08" N, long. 74°00'00" W, which point is on the east edge of New York State Highway No. 293, thence in a southwesterly direction along the east side of New York State Highway No. 293 to lat. 41°20'40" N, long. 74°03'33" W; to a distance of approx. 1.17 miles on a bearing of 180° true to the point of beginning.	Surface to 4,000 feet....	Daylight hours only, Mar. 1 through Nov. 1 annually.	U. S. Military Academy, West Point, N. Y.

NORTH CAROLINA

Albemarle Sound (Norfolk Chart).	(1) Circle with 3 mile radius centered at lat. 36°01'00" N, long. 76°27'00" W. (2) Circle with 3 mile radius centered at lat. 36°03'30" N, long. 76°23'36" W. (3) Circle with 3 mile radius centered at lat. 36°03'30" N, long. 76°20'00" W. (4) Circle with 3 mile radius centered at lat. 36°06'46" N, long. 76°08'35" W. (5) Circle with 3 mile radius centered at lat. 36°07'55" N, long. 76°03'40" W. (6) Circle with 3 mile radius centered at lat. 35°58'44" N, long. 76°21'34" W. (7) Circle with 3 mile radius centered at lat. 35°59'16" N, long. 76°15'58" W. (8) Circle with 3 mile radius centered at lat. 36°00'05" N, long. 76°10'54" W. (9) Circle with 3 mile radius centered at lat. 36°00'33" N, long. 76°05'58" W.	Surface to 20,000 feet.... do..... do..... do..... do..... do..... do..... do..... do.....	Daylight hours only.... do..... do..... do..... do..... do..... do..... do..... do.....	CinO Lant Flt, Norfolk, Va. Do. Do. Do. Do. Do. Do. Do. Do.
Bogue Sound (Norfolk Chart).	(1) Circle with 3 mile radius centered at lat. 34°41'00" N, long. 76°57'00" W. (2) Circle with 3 mile radius centered at lat. 34°42'00" N, long. 77°01'00" W.	Surface to 10,000 feet.... do.....	do..... do.....	Marine Corps Air Station, Cherry Point, N. C. Do.
Camp Le Jeune (Norfolk Chart).	Beginning at a point 3 nautical miles from the U. S. Shoreline at lat. 34°38'40" N, long. 76°44'00" W; southwesterly 3 nautical miles from and paralleling the Shoreline to the northeastern boundary of the Control Area via the SE course of Wilmington, N. C. radio range, at approximate lat. 34°15'45" N, long. 77°39'20" W; northwest to lat. 34°19'00" N, long. 77°43'30" W; to lat. 34°37'00" N, long. 77°29'00" W; to lat. 34°42'00" N, long. 77°23'40" W; due east to long. 76°46'00" W; SSE to a point 3 nautical miles from the U. S. Shoreline at lat. 34°38'40" N, long. 76°44'00" W, point of beginning.	Unlimited.....	Continuous.....	Navy Department, Camp Le Jeune, N. C., Cherry Point, N. C., Camp Davis, N. C.
Cherry Point (Norfolk Chart) (Area I).	Beginning at a point three nautical miles from the U. S. Shoreline at approximate lat. 35°06'00" N, long. 75°50'40" W; southwesterly 3 nautical miles from and parallel to the Shoreline to approximate lat. 34°54'30" N, long. 76°08'45" W; due W to a point on the Shoreline at long. 76°18'30" W; along the shoreline to lat. 34°42'30" N, long. 76°57'30" W; to lat. 34°42'00" N, long. 76°57'45" W; due west to long. 77°23'40" W; southwest to lat. 33°21'30" N, long. 77°41'40" W; clockwise along the arc of a circle with a radius of 60 miles centered at lat. 34°54'30" N, long. 76°53'00" W; to lat. 35°06'00" N, long. 75°50'40" W, point of beginning.	10,000 to 18,000 feet....	Sunset to sunrise daily..	Marine Corps Air Station, Cherry Point, N. C.
Cherry Point (Area II) (Norfolk Chart).	Beginning at a point 3 nautical miles from the U. S. Shoreline at lat. 34°54'30" N, long. 76°08'45" W; southwesterly 3 nautical miles from and parallel to the Shoreline to approximate lat. 34°38'40" N, long. 76°44'00" W; north-northwest to a point on the Shoreline at lat. 34°42'00" N, long. 76°46'00" W; west to long. 76°57'45" W; to lat. 34°42'30" N, long. 76°57'30" W; along the Shoreline to lat. 34°54'30" N, long. 76°18'30" W; to lat. 34°54'30" N, long. 76°08'45" W, point of beginning.	Surface to 18,000 feet....	do.....	Do.
Core Sound (Norfolk Chart).	Circle with radius of 3 miles centered at lat. 34°53'20" N, long. 76°21'20" W.	Surface to 10,000 feet....	Daylight hours only....	Do.
Currituck Sound (Norfolk Chart).	(1) Circle with 3 mile radius centered at lat. 36°31'00" N, long. 76°01'40" W. (2) Circle with 3 mile radius centered at lat. 36°27'16" N, long. 75°56'30" W. (3) Circle with 3 mile radius centered at lat. 36°25'24" N, long. 75°50'09" W. (4) Circle with 3 mile radius centered at lat. 36°10'28" N, long. 75°45'04" W. (5) Circle with 3 nautical mile radius centered at lat. 36°12'15" N, long. 75°43'57" W.	Surface to 20,000 feet.... do..... Surface to 10,000 feet.... do..... do.....	do..... do..... do..... do..... do.....	CinO Lant Flt, Norfolk, Va. Do. Do. Do. Do.
Fort Bragg (Charlotte Chart).	Beginning at lat. 35°10'46" N, long. 79°01'56" W; southerly to lat. 35°08'47" N, long. 79°02'00" W; southerly to lat. 35°07'00" N, long. 79°02'30" W; due S to lat. 35°03'00" N, due W to long. 79°13'00" W; northwest to lat. 35°06'49.5" N, long. 79°24'00" W; north northeast to lat. 35°09'00" N, long. 79°23'10.5" W; north-easterly along Little River to lat. 35°10'46" N, long. 79°01'56" W, point of beginning.	Surface to 40,000 feet....	Continuous.....	Naval Air Station, Norfolk, Va. U. S. Army, Fort Bragg, N. C.
Hog Island (Norfolk Chart).	A radius of 3 miles centered at lat. 34°59'00" N, long. 76°16'00" W.	Surface to 10,000 feet....	Daylight hours only....	Marine Corps Air Station, Cherry Point, N. C.
Kitty Hawk (Norfolk Chart).	Circle with radius of 3 miles centered at lat. 36°02'42" N, long. 75°48'21" W.	Surface to 20,000 feet....	do.....	CinO Lant Flt, Norfolk, Va.
North Carolina Coastal (Norfolk Chart).	Beginning at the Shoreline at lat. 36°00'00" N, long. 75°39'00" W; east to long. 75°34'10" W, in a southerly direction 3 nautical miles east of and parallel to the Shoreline to lat. 35°15'30" N, long. 75°26'40" W; west to long. 75°30'50" W; in northerly direction along the Shoreline to lat. 36°00'00" N, long. 75°39'00" W, point of beginning.	Unlimited.....	Continuous.....	Do.
Virginia Capes (North Carolina Coastal Area) (Norfolk Chart).	Beginning on the North Carolina Shoreline at lat. 36°33'10" N, long. 75°52'00" W; east to long. 75°48'00" W; in a southeasterly direction 3 nautical miles of and parallel to the shoreline to lat. 36°00'00" N, long. 75°34'10" W; west to long. 75°39'00" W; in a northwesterly direction along the shoreline to lat. 36°33'10" N, long. 75°52'00" W, point of beginning.	do.....	do.....	Do.
Wanchese (Norfolk Chart).	Circle with radius of 3 miles centered at lat. 35°51'44" N, long. 75°34'47" W.	Surface to 20,000 feet....	Daylight hours only....	Do.

OHIO

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Camp Perry (Lacarne) (Cleveland Chart).	Beginning at a point on the S shore of Lake Erie in the vicinity of Locust Point at lat. 41°36'27" N, long. 83°05'19" W; NW to lat. 41°45'14" N, long. 83°12'18" W; NE to lat. 41°45'15" N, long. 83°11'23" W; NE to lat. 41°48'58" N, long. 83°05'54" W; SE along the SW edge of Red Airway No. 21 to lat. 41°39'15" N, long. 82°56'00" W; SW to lat. 41°38'36" N, long. 82°56'49" W; SE to lat. 41°35'31" N, long. 82°54'47" W; SW to lat. 41°33'15" N, long. 83°01'30" W; NW along the shore line of Lake Erie to lat. 41°36'27" N, long. 83°05'19" W, point of beginning, excluding that portion that falls within the confines of Green Civil Airway No. 3.	Surface to 65,000 feet....	Daylight hours only....	Commanding Officer, Camp Perry, Ohio.
Lacarne (Lake Erie) (Cleveland Chart).	Beginning at lat. 41°49'00" N, long. 83°05'50" W; southeast to lat. 41°41'20" N, long. 82°58'30" W; southwest to lat. 41°33'40" N, long. 83°01'30" W; northwest to lat. 41°33'50" N, long. 83°03'00" W; northwest to lat. 41°46'45" N, long. 83°11'20" W; southeast to lat. 41°49'00" N, long. 83°05'50" W, point of beginning.	do.....	do.....	Erie Ordnance Depot, Lacarne, Ohio.
Sandusky (Wright Field) (Cleveland Chart).	Beginning at lat. 41°50'00" N, long. 83°06'45" W; southeast to lat. 41°36'15" N, long. 82°53'30" W; southwest to lat. 41°33'25" N, long. 82°58'00" W; northwest to lat. 41°33'45" N, long. 83°02'30" W; northwest to lat. 41°39'30" N, long. 83°15'15" W; northwest to lat. 41°45'30" N, long. 83°19'45" W; northeast to lat. 41°50'00" N, long. 83°06'45" W, point of beginning.	do.....	do.....	Joint use by Armament Laboratory and Flight Test Division - Wright and Patterson Fields, Ohio, and Naval Air Station, Grosse Ile, Mich.
Wilmington (Huntington Chart).	Beginning at lat. 39°41'00" N, long. 83°01'30" W; S to lat. 38°48'40" N, long. 83°02'30" W; NW to lat. 39°11'20" N, long. 84°00'00" W; N to lat. 39°42'10" N; E to lat. 39°41'00" N, long. 83°01'30" W, point of beginning.	Unlimited.....	Continuous.....	Air Force All Weather Flying Center, Clinton County Air Force Base, Wilmington, Ohio.

OKLAHOMA

Fort Sill (Oklahoma City Chart).	Beginning at lat. 34°47'00" N, long. 98°17'00" W; S to lat. 24°38'00" N; W to long. 98°22'00" W; N to lat. 34°43'00" N; to lat. 34°44'00" N, long. 98°21'00" W; N to lat. 34°47'00" N; E to lat. 34°47'00" N, long. 98°17'00" W, point of beginning.	Surface to 45,000 feet....	Continuous.....	Fort Sill Artillery School, Fort Sill, Okla.
Do.....	Area 11: N boundary: lat. 34°47'00" N; E boundary: long. 98°21'00" W; S boundary: lat. 34°38'00" N; W boundary: long. 98°24'00" W.	Unlimited.....	Continuous, June 14 to June 22, 1949, inclusive.	Do.
Lawton (Oklahoma City Chart).	Beginning at lat. 34°43'00" N, long. 98°24'00" W; S to lat. 34°38'00" N; W to long. 98°36'00" W; N to lat. 34°39'00" N; W to long. 98°46'00" W; N to lat. 34°47'00" N; E to long. 98°35'00" W; S to lat. 34°44'00" N; E to long. 98°36'00" W; S to lat. 34°43'00" N; E to lat. 34°43'00" N, long. 98°24'00" W, point of beginning.	Surface to 45,000 feet....	Continuous.....	Do.

PENNSYLVANIA

Indiantown Gap (New York Chart).	Straight lines connecting the following: lat. 40°23'30" N, long. 76°45'00" W; lat. 40°25'10" N, long. 76°45'00" W; lat. 40°29'00" N, long. 76°36'00" W; lat. 40°26'00" N, long. 76°32'00" W.	Surface to 18,000 feet....	Continuous.....	Hdq., 2nd Army, Fort Meade, Md.
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RHODE ISLAND

Block Island Sound (Boston and New York Charts).	Beginning at lat. 41°18'07" N, long. 70°48'40" W; counterclockwise around the No Man's Land Danger Area to lat. 41°12'52" N, long. 70°48'40" W; westerly to lat. 41°10'00" N, long. 71°30'00" W; due N to lat. 41°16'30" N; ENE to lat. 41°18'30" N, long. 71°20'00" W; easterly to lat. 41°18'07" N, long. 70°48'40" W, point of beginning.	Unlimited.....	Continuous.....	ComNab, 1st Naval District, Boston, Mass.
Cormorant Rock (Boston Chart).	Circle with radius of 2 nautical miles centered at lat. 41°27'42" N, long. 71°14'54" W.	Surface to 20,000 feet....	Daylight hours only Monday through Friday.	Comdr. NAB 1st Naval District, Boston, Mass.
Jamestown (Boston Chart).	Circular area with a radius of 1½ nautical miles centered at lat. 41°30'12" N, long. 71°24'00" W.	Surface to 10,000 feet....	Daylight hours only.	Naval Air Station, Quonset Point, R. I.
Warwick (Boston Chart)....	Circle with radius of 1½ nautical miles centered at lat. 41°41'00" N, long. 71°19'30" W.	Surface to 20,000 feet....	Daylight hours only Monday through Friday.	Comdr. NAB 1st Naval District, Boston, Mass.

SOUTH CAROLINA

Fort Jackson (Charlotte and Savannah Charts).	Beginning at lat. 34°03'51" N, long. 80°42'12" W; southerly to lat. 34°01'40" N, long. 80°42'15" W; westerly to lat. 34°01'20" N, long. 80°54'50" W; NW to lat. 34°02'21" N, long. 80°56'02" W; NE to lat. 34°04'45" N, long. 80°53'02" W; NE to lat. 34°06'19" N, long. 80°48'47" W; easterly to lat. 34°06'58" N, long. 80°46'05" W; SE to lat. 34°03'51" N, long. 80°42'12" W, point of beginning.	Surface to 30,000 feet....	0700 to 1800 daily.....	Commanding Officer, Fort Jackson, S. C.
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SOUTH DAKOTA

Newell (Rapid City Chart).	N boundary: lat. 44°44'30" N, E boundary: long. 102°59'00" W. S boundary: lat. 44°40'45" N, W boundary: long. 103°04'25" W.	Unlimited.....	Continuous.....	Rapid City Air Force Base, Rapid City, S. Dak.
Scenic (Casper Chart).....	N boundary: lat. 43°41'00" N, E boundary: long. 102°01'00" W. S boundary: lat. 43°30'00" N, W boundary: long. 102°50'00" W.	Surface to 14,000 feet....	do.....	Kearney AFB, Nebr., and Rapid City AFB, N. Dak.

TEXAS

Camp Hood (Austin Chart).	Beginning at lat. 31°24'00" N, long. 97°37'45" W; due S to lat. 31°07'15" N; due W to long. 97°45'00" W; due S to lat. 31°06'00" N; due W to long. 97°54'00" W; due N to lat. 31°07'15" N; thence on a bearing of 22°30' true to lat. 31°24'00" N, long. 97°46'40" W; due E to lat. 31°24'00" N, long. 97°37'45" W, point of beginning.	Surface to 11,000 feet....	0700 to 1700, Monday through Saturday.	2d Armored Division, Camp Hood, Tex.
Corpus Christi (Corpus Christi and San Antonio Charts).	Beginning at lat. 27°49'20" N, long. 97°00'00" W; southerly 3 miles offshore to lat. 26°45'00" N, long. 97°17'00" W; W to long. 97°26'00" W; NW to lat. 27°20'00" N, long. 97°48'00" W; N to lat. 27°26'30" N; NE to lat. 27°47'00" N, long. 97°20'00" W; to lat. 27°50'00" N, long. 97°07'00" W; E to lat. 27°49'20" N, long. 97°00'00" W, point of beginning.	Unlimited.....	Continuous.....	Naval Air Station, Corpus Christi, Tex.

TEXAS—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Corpus Christi (Corpus Christi Chart).	A circular area with a radius of 4 miles centered at lat. 27°38'45" N, long. 97°32'50" W, excluding any portion which overlaps Blue Civil Airway No. 30.	Surface to 25,000 feet....	Daylight hours only....	Naval Air Station, Corpus Christi, Tex.
Five points (Dallas Chart)...	A circular area with a radius of 3 miles centered at lat. 32°37'10" N, long. 97°38'00" W.	Unlimited.....	do.....	Naval Air Station, Dallas, Tex.
Matagorda Island (San Antonio Chart).	Beginning at Matagorda Island at lat. 28°20'00" N, long. 96°25'20" W; to lat. 28°12'40" N, long. 96°20'00" W; to lat. 27°58'00" N, long. 96°44'00" W; to lat. 28°05'00" N, long. 96°50'00" W; north-easterly along outer shoreline of Matagorda Island to lat. 28°20'00" N, long. 96°25'20" W, point of beginning, excluding the portion which lies beyond the 3 nautical mile limit of the shoreline.	do.....	do.....	Randolph Air Force Base, San Antonio
Midland (El Paso and Roswell Charts).	Target #14: An area 3 miles square centered at lat. 31°43'42" N, long. 102°12'11" W. Target #21: An area 3 miles square centered at lat. 31°30'12" N, long. 102°02'11" W.	do.....	do.....	Roswell Air Force Field, Roswell, N. Mex.

UTAH

Carrington Island (Salt Lake City Chart).	A circular area with a radius of 3 miles centered at lat. 41°00'30" N, long. 112°34'30" W.	Surface to 40,000 feet....	Continuous.....	15th Air Force, Wendover, Utah.
Wendover (Salt Lake City, Grand Junction, and Elko Charts).	Area I: Beginning at lat. 41°11'30" N, long. 113°50'00" W; to lat. 40°47'00" N, long. 113°52'00" W; W to long. 114°03'00" W; N to lat. 41°11'30" N; to lat. 41°11'30" N, long. 113°56'00" W, point of beginning. Area II: Beginning at lat. 41°11'30" N, long. 112°56'30" W; S to lat. 40°49'15" N, to lat. 40°47'30" N, long. 113°40'00" W; to lat. 41°11'30" N, long. 113°43'30" W; to lat. 41°11'30" N, long. 112°56'30" W, point of beginning. Southern Area: Beginning at lat. 40°40'30" N, long. 113°00'00" W; S to lat. 40°20'00" N; E to long. 112°40'00" W; S to lat. 39°45'00" N; W to long. 112°48'00" W; to lat. 39°02'00" N, long. 112°48'00" W; S along west boundary of Amber Civil Airway No. 2 to lat. 38°34'00" N, long. 113°02'30" W; thence counterclockwise around the arc of a circle with a radius of 10 miles centered at lat. 38°25'30" N, long. 113°01'00" W; to lat. 38°27'00" N, long. 113°12'00" W; northwesterly along Highway No. 21 to lat. 38°35'00" N, long. 113°48'00" W; N to lat. 40°00'00" N; W to long. 114°00'00" W; N to lat. 40°20'00" N; W to long. 114°08'00" W; N to lat. 40°26'00" N; E to long. 114°00'00" W; to lat. 40°38'30" N, long. 114°00'00" W; to lat. 40°40'30" N, long. 113°00'00" W, point of beginning.	do.....	do.....	Wendover Air Force Base, Wendover, Utah.
		do.....	do.....	Do.
		do.....	do.....	Do.

VERMONT

Underhill (Burlington Chart).	Beginning at lat. 44°30'15" N, long. 72°51'30" W; to lat. 44°27'00" N, long. 72°50'00" W; to lat. 44°27'30" N, long. 72°53'15" W; to lat. 44°28'30" N, long. 72°56'50" W; to lat. 44°30'00" N, long. 72°56'30" W; to lat. 44°30'15" N, long. 72°51'30" W, point of beginning.	Surface to 10,000 feet....	Continuous June 1 through Sept. 30 annually.	67th Wing National Guard, Otis AFB, Falmouth, Mass., and Grenier AFB, Manchester, N. H.
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VIRGINIA

Camp A. P. Hill (Washington Chart).	Beginning at lat. 38°07'30" N, long. 77°07'00" W; SSW to lat. 38°02'50" N, long. 77°08'00" W; westerly following the county road to lat. 38°00'25" N, long. 77°16'30" W; NW to lat. 38°02'45" N, long. 77°29'20" W; NE to lat. 38°10'30" N, long. 77°16'20" W; thence southeasterly along U. S. Highway No. 17 to lat. 38°07'30" N, long. 77°07'00" W, point of beginning.	Surface to 22,000 feet....	Continuous.....	Camp A. P. Hill Military Reservation, Va.
Camp Pickett (Norfolk Chart).	Beginning at lat. 37°04'30" N, long. 77°54'00" W; along Highway No. 40 to lat. 37°03'30" N, long. 77°50'00" W; due S to lat. 37°01'00" N, long. 77°50'00" W; along Amber Civil Airway No. 7 to lat. 36°59'30" N, long. 77°51'30" W; W along a creek to lat. 36°59'00" N, long. 77°55'30" W; due N to lat. 37°02'15" N, long. 77°55'30" W; thence counterclockwise around Blackstone AAF Control Zone to point of beginning.	do.....	do.....	Joint use: CinC Lant Flt, Norfolk, Va., and Hq., 2d Army, Fort Meade, Md.
Chincoteague Inlet (Washington and Norfolk Charts).	Beginning at lat. 37°56'45" N, long. 75°27'30" W; SE to a point 3 nautical miles from the shoreline at lat. 37°51'20" N, long. 75°16'45" W; thence southerly 3 nautical miles from and parallel to the shoreline at an approximate lat. 37°35'00" N, long. 75°22'30" W; due W to long. 75°37'00" W; to lat. 37°45'00" N, long. 75°32'30" W; due N to lat. 37°51'00" N; to lat. 37°56'45" N, long. 75°27'30" W, point of beginning.	Unlimited.....	do.....	Naval Aviation Ordnance Test Station, Chincoteague, Va.
Dahlgren (Washington Chart).	(1) Beginning at lat. 38°07'00" N, long. 76°24'30" W; to lat. 37°53'10" N, long. 76°14'00" W; thence along the south shore of the Potomac River to lat. 37°59'20" N, long. 76°26'30" W; to lat. 38°05'00" N, long. 76°33'30" W; to lat. 38°08'00" N, long. 76°33'40" W; to lat. 38°07'00" N, long. 76°28'30" W; to lat. 38°07'00" N, long. 76°24'30" W, point of beginning. (2) Beginning at lat. 38°28'20" N, long. 76°57'00" W; to lat. 38°18'00" N, long. 76°54'00" W; to the western boundary of Blue Civil Airway No. 56 (Norfolk to Washington) at approximate lat. 38°14'30" N, long. 76°42'40" W; thence southerly along western boundary of said airway to its intersection with the northwestern boundary of Red Civil Airway No. 77 (Richmond to Millville) at approximate lat. 38°12'00" N, long. 76°41'20" W; SW along said airway to lat. 38°09'50" N, long. 76°44'30" W; to lat. 38°10'00" N, long. 76°46'00" W; thence along south shore of Potomac River to lat. 38°16'10" N, long. 76°59'00" W; to lat. 38°13'10" N, long. 77°07'00" W; to lat. 38°22'30" N, long. 77°10'10" W; to lat. 38°26'30" N, long. 77°08'10" W; to lat. 38°28'20" N, long. 76°57'00" W, point of beginning.	Surface to 5,000 feet beneath portion on Red Civil Airway No. 77. Other portion unlimited.	do.....	Naval Proving Grounds, Dahlgren, Va.
		Unlimited.....	do.....	Do.
Pendleton (Norfolk Chart).	Beginning at lat. 36°46'48" N, long. 75°57'24" W; thence north-easterly along a line bearing 30° true to its intersection with a line paralleling the U. S. Coast line at a distance of 3 nautical miles at approximate lat. 36°51'100" N, long. 75°54'30" W; thence southerly along the line paralleling the coast line to its intersection with a line bearing 150° true from the point of origin, at approximate lat. 36°34'00" N, long. 75°48'10" W; thence northwesterly to lat. 36°46'48" N, long. 75°57'24" W, point of beginning.	do.....	do.....	CinC Lant Flt, Norfolk, Va.
Plum Tree Island (Norfolk Chart).	N boundary: lat. 37°10'00" N, E boundary: long. 76°18'00" W; S boundary: lat. 37°07'00" N; W boundary: long. 76°23'00" W.	Surface to 12,000 feet....	Daylight hours only....	Tactical Air Command and National Advisory Commission for Aeronautics, Langley AFB, Va.

VIRGINIA—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Quantico (Washington Chart).	Beginning at lat. 38°33'00" N, long. 77°20'00" W; SW to lat. 38°29'00" N, long. 77°28'45" W; NW along State Highway No. 213 to lat. 38°31'30" N, long. 77°33'20" W; N to lat. 38°32'40" N, long. 77°33'20" W; NE to lat. 38°38'20" N, long. 77°30'00" W; E to long. 77°26'30" W; SE along the Quantico-Manassas Highway to lat. 38°33'00" N, long. 77°20'00" W, point of beginning.	Surface to 10,000 feet....	Daylight hours only Monday through Saturday.	Marine Corps Air Station, Quantico, Va.
Ship Shoal Island (Norfolk Chart).	A circular area with a 5 mile radius centered at lat. 37°14'00" N, long. 75°47'30" W.	Surface to 12,000 feet....	Daylight hours only....	Tactical Air Command, Langley AFB, Va.

WASHINGTON

Admiralty Inlet (Bellingham Chart).	Circular area with a radius of 3 miles centered at lat. 48°06'43" N, long. 122°35'49" W.	Surface to 20,000 feet....	Continuous.....	Commander, Fleet Air, Seattle, Wash.
Fort Lewis (Seattle Chart).	Beginning at lat. 47°05'30" N, long. 122°33'30" W; SW to lat. 47°00'00" N, long. 122°36'20" W; westerly along river to lat. 46°59'50" N, long. 122°37'50" W; NW along river to lat. 47°03'30" N, long. 122°41'45" W; N along railroad to lat. 47°04'15" N, long. 122°34'40" W; SE to lat. 47°05'30" N, long. 122°33'30" W, point of beginning.	Surface to 14,000 feet....	do.....	Sixth Army, San Francisco, Calif.
Moses Lake (Spokane Chart).	Beginning at lat. 47°04'50" N, long. 119°22'00" W; W to lat. 47°04'50" N, long. 119°51'20" W; SW to lat. 47°02'20" N, long. 119°55'00" W; S to lat. 46°49'40" N, long. 119°55'00" W; E to lat. 46°49'40" N, long. 119°22'00" W; N to lat. 47°04'50" N, long. 119°22'00" W, point of beginning.	Unlimited.....	Daylight hours only....	Ogden Air Materiel Area, Hill Field, Ogden, Utah.
Rosario Strait (Bellingham Chart).	Circular area with a radius of 3 miles centered at lat. 48°29'06" N, long. 122°45'22" W.	Surface to 20,000 feet....	Continuous.....	Commander Fleet Air, Seattle, Wash.
Saratoga Passage (Bellingham Chart).	Beginning at lat. 48°13'00" N, long. 122°32'10" W; SE along the western shoreline of Camano Island to lat. 48°07'40" N, long. 122°28'00" W; SSE to lat. 48°06'00" N, long. 122°27'40" W; W to long. 122°34'00" W; NNW along the eastern shoreline of Whidbey Island to lat. 48°13'00" N, long. 122°37'00" W; E to lat. 48°13'00" N, long. 122°32'10" W, point of beginning.	do.....	do.....	Naval Air Station, Whidbey Island, Wash.
Waldron Island (Bellingham Chart).	Circular area with a radius of 3 miles centered at lat. 48°40'06" N, long. 123°04'12" W.	do.....	do.....	Commander Fleet Air, Seattle, Wash.
Whidbey Island (Bellingham Chart).	Beginning at lat. 48°25'00" N, long. 123°05'00" W; SW to lat. 48°23'00" N, long. 123°06'00" W; SE to lat. 48°16'30" N, long. 123°03'00" W; due E to the western shore of Whidbey Island; NE along the shoreline to lat. 48°25'00" N, long. 122°39'00" W; W to lat. 48°25'00" N, long. 123°05'00" W, point of beginning.	do.....	do.....	Do.
Yakima (Seattle and Spokane Charts).	Beginning at lat. 45°51'00" N, long. 119°58'00" W; southerly along the Columbia River to lat. 46°38'00" N, long. 119°55'30" W; S to lat. 46°33'00" N; W to long. 120°15'00" W; N to lat. 46°35'00" N; W to long. 120°20'00" W; northerly to lat. 46°51'00" N, long. 120°21'30" W; E to long. 120°16'30" W; NE to lat. 46°54'30" N, long. 120°15'00" W; clockwise along the arc of a circle with a radius of 12 miles centered at lat. 46°44'45" N, long. 120°20'00" W, to lat. 46°51'00" N, long. 120°08'30" W; E to lat. 45°51'00" N, long. 119°58'00" W, point of beginning.	Surface to 42,000 feet....	0600 to 1800 daily.....	6th Army, San Francisco, Calif.

WISCONSIN

Camp McCoy (Dubuque and Twin Cities Charts).	Beginning at lat. 44°10'00" N, long. 90°46'00" W; E to long. 90°35'00" W; S to lat. 43°54'00" N; W to long. 90°46'00" W; N to lat. 44°10'00" N, long. 90°46'00" W, point of beginning.	Surface to 20,000 feet....	Continuous.....	Department of Army, Camp McCoy, Wis.
Haven (Milwaukee Chart).	Beginning at lat. 43°52'30" N, long. 87°44'00" W; NE to lat. 44°00'30" N, long. 87°36'00" W; SE to lat. 43°56'00" N, long. 87°30'00" W; due S to lat. 43°48'00" N; SW to lat. 43°44'00" N, long. 87°33'00" W; NW to lat. 43°51'00" N, long. 87°44'00" W; due N to lat. 43°52'30" N, long. 87°44'00" W, point of beginning.	Surface to 55,000 feet....	0600 to 2000 daily, June 15 to Sept. 14, 1949.	Headquarters 5th Army, Chicago, Ill.
Sheboygan-Port Washington (Milwaukee Chart).	Beginning at lat. 43°44'30" N, long. 87°30'00" W; SE to lat. 43°41'30" N, long. 87°25'00" W; SW to lat. 43°20'30" N, long. 87°35'00" W; NW to lat. 43°23'30" N, long. 87°40'00" W; NE to lat. 43°44'30" N, long. 87°36'00" W, point of beginning.	10,000 feet to 25,000 feet....	Daylight hours only....	10th Air Force, Fort Benjamin Harrison, Ind.

WYOMING

Casper (Casper Chart).....	N boundary: lat. 43°15'00" N; E boundary: long. 106°39'00" W; S boundary: lat. 43°09'00" N; W boundary: long. 106°49'00" W.	Surface to 15,000 feet....	Daylight hours only....	National Guard Units of the 10th and 15th Air Force, Casper, Wyo.
Split Rock (Casper Chart).	N boundary: lat. 42°47'00" N; E boundary: long. 107°04'00" W; S boundary: lat. 42°31'00" N; W boundary: long. 107°54'00" W.	Surface to 30,000 feet....	do.....	Do.

ALASKA

Adak Island (Aleutian Islands) (Adak Chart).	(1) Beginning at lat. 51°44'10" N, long. 176°23'50" W; S to lat. 51°39'00" N; to lat. 51°31'00" N, long. 176°56'00" W; N to lat. 51°35'30" N; to lat. 51°44'10" N, long. 176°23'50" W, point of beginning. (Center of area: lat. 51°37'00" N, long. 176°40'00" W).	Unlimited.....	Continuous.....	Hdq., 17th Naval District, Kodiak, Alaska.
	(2) Beginning at lat. 51°44'30" N, long. 176°01'40" W; S to lat. 50°54'30" N; W to long. 176°17'40" W; N to lat. 51°44'30" N; E to lat. 51°44'30" N, long. 176°01'40" W, point of beginning. (Center of area: lat. 51°24'30" N, long. 176°10'00" W).	do.....	do.....	Do.
	(3) A circular area having a radius of 3 miles centered at lat. 51°58'45" N, long. 175°32'40" W.	do.....	do.....	Do.
	(4) A circular area having a radius of 3 miles centered at lat. 52°02'45" N, long. 175°54'15" W.	do.....	do.....	Do.
	(5) Beginning at lat. 52°01'30" N, long. 176°15'30" W; to lat. 51°58'30" N, long. 176°10'00" W; to lat. 51°52'45" N, long. 176°17'30" W; to lat. 51°55'30" N, long. 176°23'15" W; to lat. 52°01'30" N, long. 176°15'30" W, point of beginning. (Center of area: lat. 51°56'30" N, long. 176°16'30" W).	do.....	do.....	Do.
Attu Island (Aleutian Islands) (Near Islands Chart).	(1) Beginning at lat. 53°30'00" N, long. 174°00'00" W; S to lat. 53°10'00" N; W to long. 173°35'00" W; N to lat. 53°30'00" N; E to lat. 53°30'00" N, long. 174°00'00" W, point of beginning. (Center of area: lat. 53°20'00" N, long. 173°47'15" W).	do.....	do.....	Do.
	(2) Beginning at lat. 52°40'00" N, long. 173°10'00" W; S to lat. 52°30'00" N; W to long. 173°55'00" W; N to lat. 52°40'00" N; E to lat. 52°40'00" N, long. 173°10'00" W, point of beginning. (Center of area: lat. 52°34'15" N, long. 173°02'00" W).	do.....	do.....	Do.

ALASKA—Continued

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
Chiniak Bay (Kodiak Island Chart).	Beginning at lat. 57°45'20" N, long. 152°11'30" W; SE to lat. 57°40'45" N, long. 152°07'30" W; NE to lat. 57°44'55" N, long. 151°50'40" W; NW to lat. 57°49'30" N, long. 151°54'45" W; SW to lat. 57°45'20" N, long. 152°11'30" W, point of beginning.	Surface to 3,000 feet....	0800 to 1700 daily.....	Hdq., 17th Naval District, Kodiak, Alaska.
Cook Inlet (McKinley 118 Chart).	Beginning at a point 2 miles inland from the west shore of Cook Inlet and 1½ miles north of the light at the mouth of Beluga River approximate lat. 61°14'00" N, long. 150°55'00" W; thence southwesterly 2 miles inland and parallel to the shoreline to a point WNW of Harriet Point, approximate lat. 60°24'00" N, long. 152°18'00" W; WNW 16 miles to the highest point on Mount Redoubt, approximate lat. 60°29'00" N, long. 152°44'00" W; NNE 58 miles to the highest point on Mount Spur approximate lat. 61°18'00" N; long. 152°17'00" W; ENE to the foot of Trumvirate Glacier, approximate lat. 61°24'30" N, long. 151°37'00" W; SE to the mouth of the Beluga River approximate lat. 61°13'00" N, long. 150°55'00" W, point of beginning.	Between 3,500 and 25,000 feet.	Daylight hours only.....	Alaskan Air Command, Fort Richardson, Alaska.
Fairbanks (Yukon River 77 Chart).	Beginning at lat. 64°45'00" N, long. 147°30'00" W; SE along the south shore of the Tanana River to lat. 64°20'00" N, long. 146°53'00" W; W to the north shore of the Wood River at lat. 64°20'00" N, long. 147°55'00" W, NW along the north shore of the Wood River to lat. 64°34'00" N, long. 148°23'00" W; NE to lat. 64°45'00" N, long. 147°30'00" W, point of beginning.	Unlimited.....	Continuous.....	Do.
Kodiak Island (Aleutian Islands) (Kodiak Island Chart).	(1) Beginning at lat. 58°40'00" N, long. 152°32'00" W; to lat. 58°29'30" N, long. 152°48'15" W; to lat. 58°35'00" N, long. 153°32'30" W; to lat. 58°46'00" N, long. 153°16'00" W; to lat. 58°40'00" N, long. 152°32'00" W, point of beginning. (Center of area: lat. 58°37'00" N, long. 153°02'00" W.) (2) North boundary: lat. 57°35'00" N, E boundary: long. 150°53'00" W, S boundary: lat. 57°00'00" N, W boundary: long. 151°24'00" W.	Surface to 10,000 feet....	0800 to 1700 daily.....	Hdq., 17th Naval District, Kodiak, Alaska.
Sea Lion Rock.....	(3) Circular area having a radius of 5 miles centered at lat. 58°21'00" N, long. 151°48'00" W.	Surface to 3,000 feet....	do.....	Do.
Tanaga Island (Aleutian Islands) (Tanaga Island Chart).	Circular area having a radius of 3 miles centered at lat. 51°39'05" N, long. 178°00'00" W.	Unlimited.....	Continuous.....	Do.

HAWAII

Ilo Point (Molokai, Oahu) (Oahu 599 Chart).	Beginning at lat. 21°15'00" N, long. 157°06'30" W; to lat. 21°13'40" N, long. 157°05'08" W; to lat. 21°07'25" N, long. 157°11'28" W; W to long. 157°18'10" W; to lat. 21°08'15" N, long. 157°19'40" W; to lat. 21°15'00" N, long. 157°16'48" W; to lat. 21°15'00" N, long. 157°06'30" W, point of beginning.	Surface to 15,000 feet....	Continuous.....	Jointly used by Department of Navy and Air Force, Comdr. Naval Air Bases, 14th Naval Dist., Pearl Harbor, T. H., and Pacific Air Command, Hickam Field, Honolulu, T. H.
Island of Kahoolawe (Island of Oahu 599 Chart).	Entire island area, centered at lat. 20°32'39" N, long. 156°37'10" W, including a 1 mile (nautical) boundary thereof.	Unlimited.....	do.....	Do.
Kaena Point (Oahu 599 Chart).	Beginning at lat. 21°35'00" N, long. 158°16'00" W; to lat. 21°38'00" N, long. 158°32'00" W, thence clockwise along the arc of a circle with a 16.5 mile radius centered on lat. 21°35'00" N, long. 158°16'00" W, point of beginning; to lat. 21°44'00" N, long. 158°04'00" W; to lat. 21°35'00" N, long. 158°16'00" W, point of beginning, excluding portion beyond 3 mile limit of shoreline.	Surface to 40,000 feet....	0700 to 1700 and 1930 to 2000 daily.	U. S. Army, Pacific, Fort Shafter, Oahu, T. H.
Kahuku Point (Island of Oahu Chart).	Centered at lat. 21°43'00" N, long. 157°56'30" W, with a circular radius of 1.5 miles.	Surface to 15,000 feet....	Continuous.....	Comdr. Naval Air Base, 14th Naval District, Pearl Harbor, T. H.
Kamalo (Molokai) (Island of Oahu Chart).	Centered at lat. 21°03'05" N, long. 156°54'20" W, with a circular radius of 1.5 miles.	do.....	0.700 to 1800.....	Do.
Mana (Kauai) Barking Sands Danger Area (Oahu Chart).	Beginning at lat. 22°04'15" N, long. 159°45'10" W; to lat. 22°05'30" N, long. 159°50'00" W; to lat. 22°10'30" N, long. 159°47'30" W; to lat. 22°05'30" N, long. 159°44'10" W; to lat. 22°04'15" N, long. 159°45'10" W, point of beginning, excluding that portion lying beyond the 3 mile limit of the shoreline.	Surface to 10,000 feet....	Daylight hours only.....	Pacific Air Command, Hickam Field, Honolulu, T. H.
Mokuhooniki Rock (Molokai) (Oahu Chart).	Centered at lat. 21°08'10" N, long. 156°42'20" W, with a radius of 1.5 miles.	Unlimited.....	Continuous.....	Comdr. Naval Air Bases, 14th Naval District, Pearl Harbor, T. H.
Mokulela (Oahu) (Oahu Chart).	Beginning at the firing point, lat. 21°35'00" N, long. 158°13'00" W, to lat. 21°28'00" N, long. 158°18'00" W; thence clockwise along the arc of a circle with a 6.8 mile radius centered on lat. 21°35'00" N, long. 158°13'00" W, point of origin, to lat. 21°39'00" N, long. 158°08'00" W; to lat. 21°35'00" N, long. 158°13'00" W, point of beginning, excluding portion beyond 3 mile limit of shoreline.	Surface to 30,000 feet....	0700 to 1700 daily.....	U. S. Army, Pacific, Fort Shafter, Oahu, T. H.

[Supp. 7, 14 F. R. 1913, as amended by Amdt. 1, 14 F. R. 3181, Amdt. 2, 14 F. R. 3393]

§ 60.14 *Right-of-way.* An aircraft which is obliged by the following rules to keep out of the way of another shall avoid passing over or under the other, or crossing ahead of it, unless passing well clear;

NOTE: Right-of-way rules do not apply when, for reasons beyond the pilot's control, aircraft cannot be seen due to restrictions of visibility. The aircraft which has the right-of-way will normally maintain its course and speed, but nothing in this part relieves the pilot from the responsibility for taking such action as will best aid to avert collision.

(a) *Distress.* An aircraft in distress has the right-of-way over all other air traffic.

(b) *Converging.* Aircraft converging shall give way to other aircraft of a different category in the following order:

airplanes and rotorcraft shall give way to airships, gliders, and balloons; airships shall give way to gliders and balloons; gliders shall give way to balloons. When two or more aircraft of the same category are converging at approximately the same altitude, each aircraft shall give way to the other which is on its right. In any event, mechanically driven aircraft shall give way to aircraft which are seen to be towing other aircraft;

NOTE: In effect, an aircraft will give way to another of a different class which is less maneuverable and is unable to take as effective action to avoid collision. For this reason aircraft towing others are given the right-of-way.

(c) *Approaching head-on.* When two aircraft are approaching head-on, or ap-

proximately so, each shall alter its course to the right;

(d) *Overtaking.* An aircraft that is being overtaken has the right-of-way, and the overtaking aircraft, whether climbing, descending, or in horizontal flight, shall keep out of the way of the other aircraft by altering its course to the right, and no subsequent change in the relative positions of the two aircraft shall absolve the overtaking aircraft from this obligation until it is entirely past and clear;

NOTE: Passing an overtaken aircraft on the right is required because the pilot in side-by-side, dual-control aircraft is seated on the left and has a better view on that side. Further, in narrow traffic lanes, passing on the left of an overtaken aircraft would place the overtaking aircraft in the path of the oncoming traffic.

(e) *Landing.* Aircraft, while on final approach to land, or while landing, have the right-of-way over other aircraft in flight or operating on the surface. When two or more aircraft are approaching an airport for the purpose of landing, the aircraft at the lower altitude has the right-of-way, but it shall not take advantage of this rule to cut in front of another which is on final approach to land, or to overtake that aircraft.

NOTE: Pilots must recognize that once committed to a landing in certain aircraft the pilot has little chance to avoid other aircraft which may interfere with that landing and, therefore, careful observance of this rule is important to the safety of all concerned.

§ 60.15 *Proximity of aircraft.* No person shall operate an aircraft in such proximity to other aircraft as to create a collision hazard. No person shall operate an aircraft in formation flight when passengers are carried for hire. No aircraft shall be operated in formation flight except by prearrangement between the pilots in command of such aircraft.

§ 60.16 *Acrobatic flight.* No person shall engage in acrobatic flight:

(a) Over congested areas of cities, towns, settlements, or over an open-air assembly of persons, or

(b) Within any civil airway or control zone, or

(c) When the flight visibility is less than 3 miles, or

(d) Below an altitude of 1,500 feet above the surface.

NOTE: Acrobatic maneuvers performed over a congested area or an open assembly of persons, or in areas where considerable air traffic exists, creates an undue hazard to persons or property. Flight visibility of at least 3 miles is believed to be a prerequisite to acrobatic flight in order that the pilot, after scanning the entire vicinity, may be reasonably assured that no other aircraft is within dangerous proximity prior to performing such maneuvers.

§ 60.17 *Minimum safe altitudes.* Except when necessary for take-off or landing, no person shall operate an aircraft below the following altitudes:

(a) *Anywhere.* An altitude which will permit, in the event of the failure of a power unit, an emergency landing without undue hazard to persons or property on the surface;

(b) *Over congested areas.* Over the congested areas of cities, towns or settlements, or over an open-air assembly of persons, an altitude of 1,000 feet above the highest obstacle within a horizontal radius of 2,000 feet from the aircraft. Helicopters may be flown at less than the minimum prescribed herein if such operations are conducted without hazard to persons or property on the surface and in accordance with paragraph (a) of this section; however, the Administrator, in the interest of safety, may prescribe specific routes and altitudes for such operations, in which event helicopters shall conform thereto;

NOTE: The rule recognizes the special flight characteristics of the helicopter which can accomplish an emergency landing within a relatively small space. However, if a helicopter is flown over the congested area of a city, town or settlement, at less than 1,000 feet above the highest obstacle, the pilot is required to fly with due regard to places

in which an emergency landing can be made with safety and, further, to maintain an altitude along the flight path thus selected from which such an emergency landing can be effected at any time.

(c) *Over other than congested areas.* An altitude of 500 feet above the surface, except over open water or sparsely populated areas. In such event, the aircraft shall not be operated closer than 500 feet to any person, vessel, vehicle, or structure. Helicopters may be flown at less than the minimums prescribed herein if such operations are conducted without hazard to persons or property on the surface and in accordance with paragraph (a) of this section.

NOTE: When flight is necessary at an altitude of less than 500 feet above the surface, the pilot must avoid creating any hazard to persons or property on the surface which may result from such flight. In no event should the pilot expose his passengers to unnecessary hazard while engaging in flight at low altitude. The maneuverability of the helicopter permits safe flight below the minimums required in § 60.17, provided good judgment and caution are exercised by the pilot.

(d) *IFR operations.* The minimum IFR altitude established by the Administrator for that portion of the route over which the operation is conducted. Such altitude shall be that which the safe conduct of flight permits or requires considering the character of the terrain being traversed, the meteorological services and navigational facilities available, and other flight conditions. Where the Administrator has not established such a minimum, operations shall be conducted at not less than 1,000 feet above the highest obstacle within a horizontal distance of 5 miles from the center of the course intended to be flown.

NOTE: When minimum altitudes are established by the Administrator for particular routes, such altitudes will be published in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C.

[Amdt. 60-0, 12 F. R. 5547, as amended by Amdt. 60-3, 13 F. R. 1224]

§ 60.17-1 *Instrument flight rule altitude minimums (CAA rules which apply to § 60.17).* See Part 610 of this title.

[12 F. R. 7801. Correction noted at 14 F. R. 38]

§ 60.18 *Operation on and in the vicinity of an airport.* Aircraft shall be operated on and in the vicinity of an airport in accordance with the following rules:

(a) When approaching for landing, all turns shall be made to the left unless the airport displays standard visual markings approved by the Administrator and which indicate that all turns are to be made to the right, or unless otherwise authorized by air traffic control;

NOTE: Where right-hand turns and clockwise flow of traffic are desirable in the interest of safety, airport markings visible from the air will inform the transient pilot of the necessity for making turns to the right.

(b) If air traffic control is in operation at the airport, contact shall be maintained with such control, either visually or by radio, to receive any air traffic

control instructions which may be issued;

(c) Aircraft operating from an airport shall conform to the traffic patterns prescribed for that airport;

(d) The Administrator may, when necessary in the interest of safety, prescribe traffic patterns for an airport which shall supersede any other traffic patterns previously prescribed;

(e) When light signals are used for the control of air traffic, they shall be of the color and have the meaning prescribed by the Administrator.

NOTE: Light signals and their meanings are published in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C.

§ 60.18-1 *Right-turn indicators (CAA rules which apply to § 60.18).* The L shaped marker described hereinafter is approved as a standard visual marker which indicates that turns are to be made to the right. The marker shall be prepared in such size and color, and located in such area, that when displayed between sunrise and sunset it will be readily visible to pilots using the airport. The marker shall be placed in such a position that the short member of the L will show the direction of traffic in the air, the long member of the L will point out the landing strip to be used, and the entire L will indicate the course of the turn to be executed by pilots using the landing strip.

NOTE: The L shaped marker is applied to the Segmented Circle Airport Marker System in Technical Standard Order TSO-N5.

[13 F. R. 6079]

§ 60.18-2 *LaGuardia Airport, N. Y., traffic patterns (CAA rules which apply to § 60.18).* Aircraft taking off or landing at the LaGuardia, N. Y., Airport shall adhere to the following traffic patterns and altitudes made a part thereof, unless otherwise authorized by air traffic control.

(a) *Runway No. 13—(1) Takeoff.* Execute a climbing right turn over Yacht Basin, and proceed over Flushing Meadows to extreme south tip thereof or until reaching an altitude of at least 1200 feet before proceeding on course.

(2) *Landing.* Maintain an altitude of at least 1200 feet until over Hellgate Channel, 5 stacks or the East River and approach by descending over water insofar as practical.

(b) *Runway No. 31—(1) Takeoff.* Execute a climbing right turn to an altitude of at least 1200 feet over the East River insofar as practical before proceeding on course.

(2) *Landing.* Final approach from an altitude of at least 1200 feet over extreme southern tip of Flushing Meadow Park descending over the park and water insofar as practical.

(c) *Runway No. 9—(1) Takeoff.* Execute a climb north of Flushing Airport straight ahead to an altitude of at least 1200 feet before proceeding on course.

(2) *Landing.* Maintain an altitude of at least 1200 feet until on base leg making left turns only and approach by descending over water insofar as practical.

(d) *Runway No. 27—(1) Takeoff.* Execute a climbing right turn to an altitude

of at least 1200 feet over East River insofar as practical, before proceeding on course.

(2) *Landing.* Maintain an altitude of at least 1,000 feet to the Cloverleaf at the south end of the Whitestone Bridge and descend north of the Flushing Airport, or make final approach from an altitude of at least 1200 feet over southern tip of Flushing Meadow Park.

(e) *Runway No. 4—(1) Takeoff.* Execute a climbing right turn to an altitude of at least 1200 feet over the East River before proceeding on course.

(2) *Landing.* Northbound flights make final approach from Maspeth marker descending from an altitude of at least 1200 feet.

Flights from other directions maintain an altitude of at least 1200 feet on base leg starting descent on final approach turn.

(f) *Runway No. 22—(1) Takeoff.* Climb straight ahead to an altitude of at least 1200 feet before proceeding on course.

(2) *Landing.* Maintain an altitude of at least 1200 feet until over Whitestone Bridge and approach by descending over water insofar as practical.

NOTE: The foregoing traffic patterns for LaGuardia Airport are illustrated in the map designated Figure 1.

[Supp. 9, 14 F. R. 479]

§ 60.18-3 *New York International (Idlewild) Airport; traffic patterns (CAA rules which apply to § 60.18).* Aircraft taking off or landing at the New York International (Idlewild) Airport shall adhere to the following traffic patterns and altitudes made a part thereof, unless otherwise authorized by air traffic control.

(a) *Runway No. 1-R—(1) Takeoff.* Execute slight left turn heading toward Baisley Pond climbing to an altitude of at least 1200 feet before proceeding on course.

(2) *Landing.* Start approach from an altitude of at least 1200 feet over Jamaica Bay, descending over water making left turn into runway.

(b) *Runway No. 31-R—(1) Takeoff.* Execute a climbing left turn to an altitude of at least 1200 feet before proceeding on course.

(2) *Landing.* Start approach from old Valley Stream Airport from an altitude of at least 1200 feet descending over open area making right turn into runway, or start approach over Jamaica Bay from an altitude of at least 1200 feet descending over the water making a left turn into the runway.

(c) *Runway No. 25-L—(1) Takeoff.* Climb to an altitude of at least 1200 feet over Jamaica Bay before proceeding on course.

(2) *Landing.* Start approach from an altitude of at least 1200 feet over the south of the village of Valley Stream descending over open area to runway.

(d) *Runway No. 22-L—(1) Takeoff.* Climb to an altitude of at least 1200 feet over Jamaica Bay before proceeding on course.

(2) *Landing.* Start descent from an altitude of at least 1200 feet one mile north of Montefiore Cemetery.

(e) *Runway No. 19-L—(1) Takeoff.* Make climbing right turn to at least 1200 feet over Jamaica Bay before proceeding on course.

(2) *Landing.* Start approach from at least 1200 feet from one mile north of the north end of Baisley Pond descending along edge of airport.

(f) *Runway No. 13-L—(1) Takeoff.* Make climbing left turn over open area toward old Valley Stream Airport to at least 1200 feet before proceeding on course.

(2) *Landing.* Start approach from at least 1200 feet over Jamaica Bay descending in a right turn over water to the airport boundary.

(g) *Runway No. 7-R—(1) Takeoff.* Make slight right turn toward old Valley Stream Airport climbing to at least 1200 feet before proceeding on course.

(2) *Landing.* Descend from an altitude of at least 1200 feet over Jamaica Bay.

(h) *Runway No. 4-R—(1) Takeoff.* Climb straight ahead to at least 1200 feet before proceeding on course. This runway to be used only under conditions of extremely adverse winds.

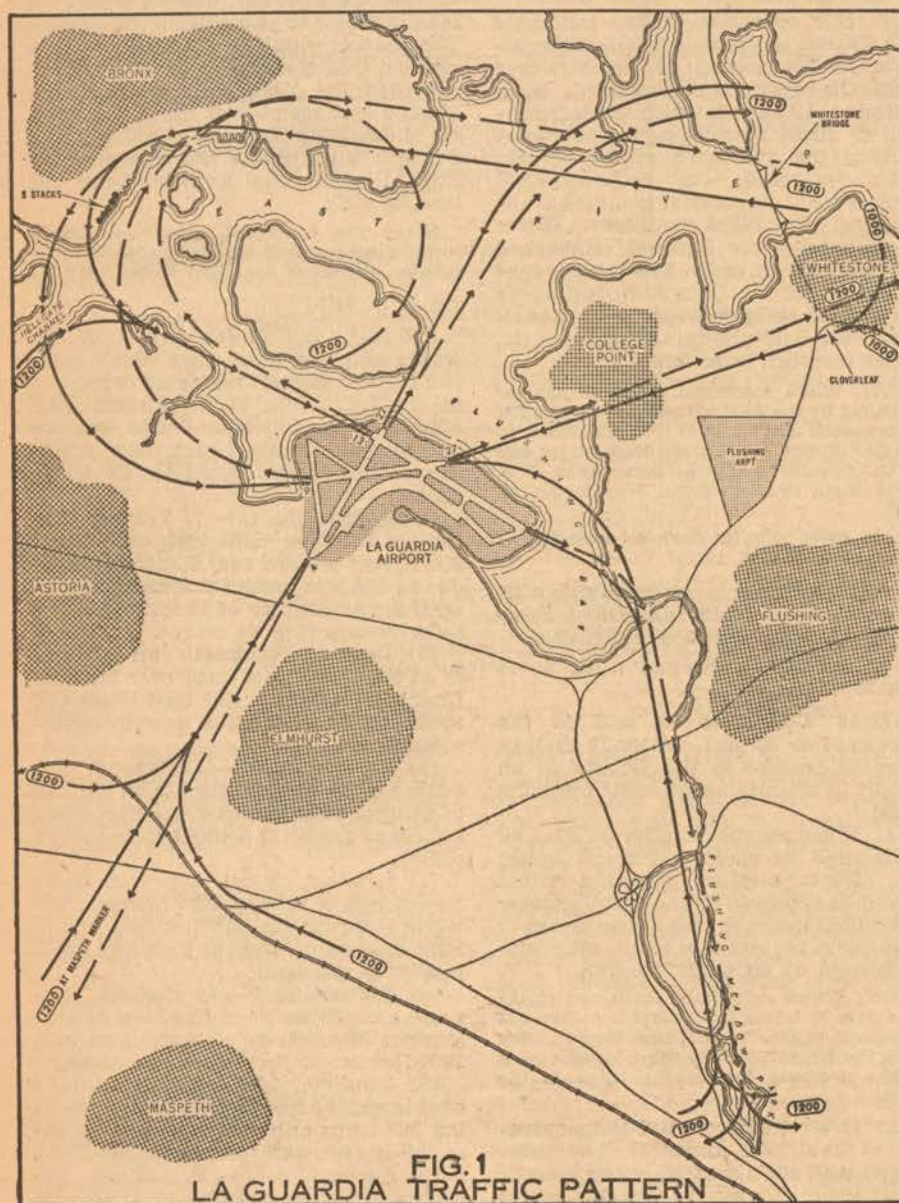
(2) *Landing.* Descend from at least 1200 feet over Jamaica Bay.

NOTE: The foregoing traffic patterns for the New York International (Idlewild) Airport are illustrated in the map designated Figure 2.

[Supp. 9, 14 F. R. 479]

§ 60.18-4 *Newark, N. J., Airport; traffic patterns (CAA rules which apply to § 60.18).* Aircraft taking off or landing at the Newark, N. J., Airport shall adhere to the following traffic patterns and altitudes made a part thereof, unless otherwise authorized by air traffic control.

(a) *Runway No. 1—(1) Takeoff.* Execute a climbing right turn to an altitude of at least 1200 feet over the Kearney Meadows before proceeding on course.



ecute a climbing left turn of 90 degrees before reaching the range station, then climb to an altitude of at least 1200 feet over Newark Bay or the Arthur Kill River before proceeding on course.
(2) *Landing.* Maintain an altitude of at least 1200 feet until over the River before proceeding on course.

at least 1200 feet before proceeding on course.
(2) *Landing.* Maintain an altitude of at least 1200 feet on the base leg over Newark Bay until starting descent on the final approach turn.
(c) *Runway No. 24—(1) Takeoff.* Ex-

ecute a climbing left turn of 45 degrees before reaching Lake Wequahic, then climb straight ahead to an altitude of

(2) *Landing.* Start descent to the runway from an altitude of at least 1200 feet over the south end of Newark Bay.
(b) *Runway No. 28—(1) Takeoff.* Ex-

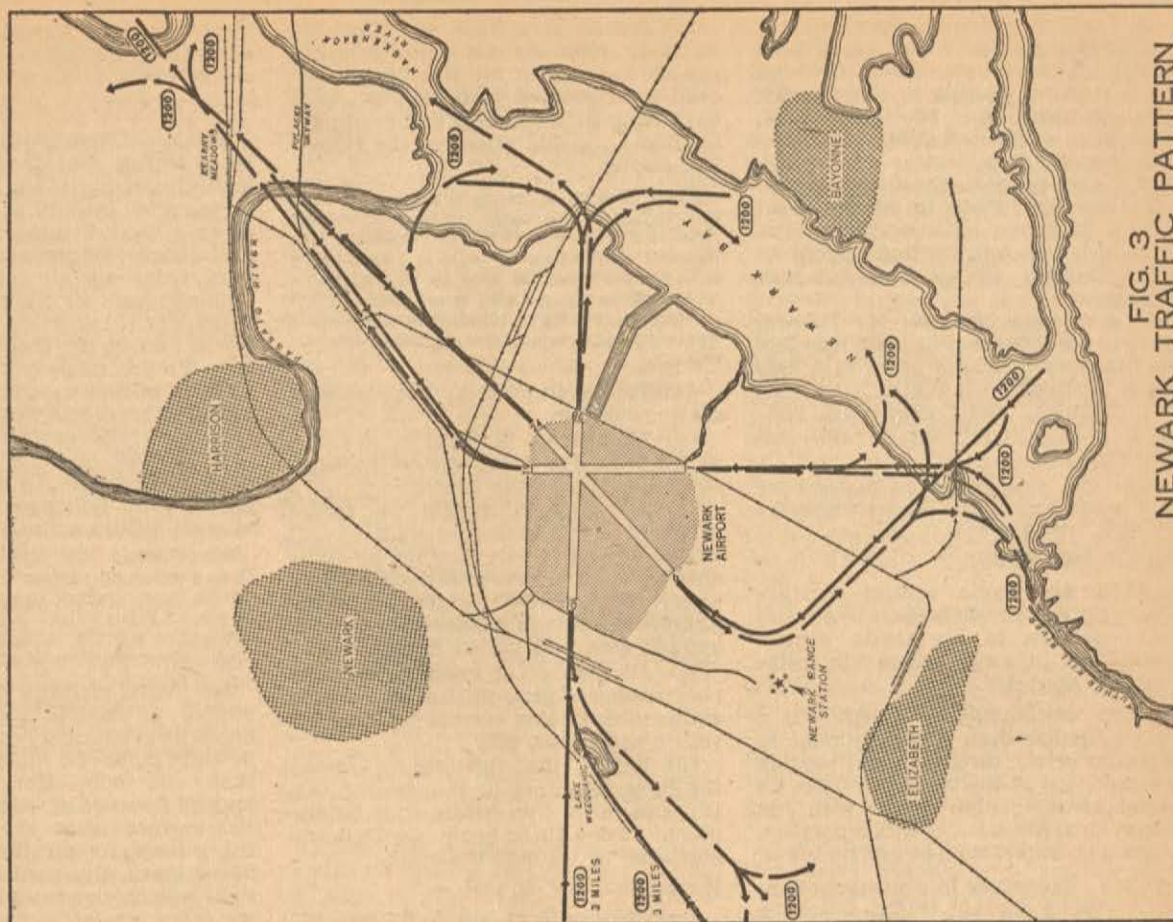


FIG. 3
NEWARK TRAFFIC PATTERN

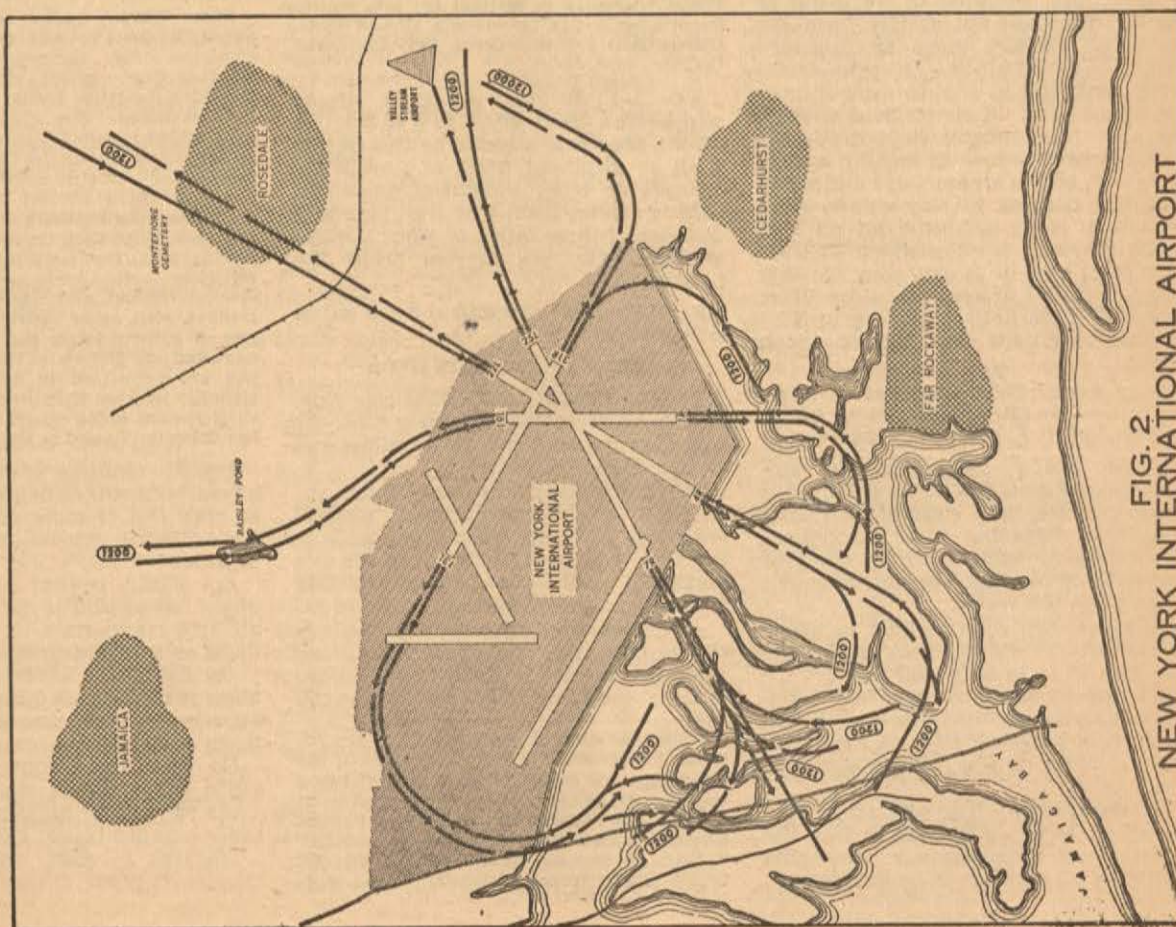


FIG. 2
NEW YORK INTERNATIONAL AIRPORT

(2) *Landing.* Maintain an altitude of at least 1200 feet until over the Pulaski Skyway at the Passaic River Crossing before starting descent to the runway.

(e) *Runway No. 10—(1) Takeoff.* Climb to an altitude of at least 1200 feet over Newark Bay or the Hackensack River before proceeding on course.

(2) *Landing.* Maintain an altitude of at least 1200 feet until within 3 miles of the airport before starting descent on final approach. Do not make left turn into runway.

(f) *Runway No. 6—(1) Takeoff.* Climb to an altitude of at least 1200 feet over Kearney Meadows or Newark Bay before proceeding on course.

(2) *Landing.* Start descent to runway from at least 1200 feet at south end of Newark Bay.

NOTE: The foregoing traffic patterns for the Newark Airport are illustrated in the map designated Figure 3.

[Supp. 9, 14 F. R. 479]

§ 60.19 *Air traffic control instructions.* No person shall operate an aircraft contrary to air traffic control instructions in areas where air traffic control is exercised.

§ 60.20 *Notification of arrival.* If a flight plan has been filed, the pilot in command of the aircraft, upon landing or completion of the flight, shall file an arrival or completion notice with the nearest Civil Aeronautics Administration communications station or control tower.

§ 60.21 *Adherence to air traffic clearances.* When an air traffic clearance has been obtained under either the VFR or IFR rules, the pilot in command of the aircraft shall not deviate from the provisions thereof unless an amended clearance is obtained. In case emergency authority is used to deviate from the provision of an air traffic clearance, the pilot in command shall notify air traffic control as soon as possible and, if necessary, obtain an amended clearance. However, nothing in this section shall prevent a pilot, operating on an IFR traffic clearance, from notifying air traffic control that he is canceling his IFR flight plan and proceeding under VFR: *Provided*, That he is operating in VFR weather conditions when he takes such action.

CROSS REFERENCE: For Special Civil Air Regulations—SR-331 with respect to § 60.21, see note to Part 40 of this subchapter.

§ 60.22 *Water operations.* An aircraft operated on the water shall, insofar as possible, keep clear of all vessels and avoid impeding their navigation. The following rules shall be observed with respect to other aircraft or vessels operated on the water:

(a) *Crossing.* The aircraft or vessel which has the other on its right shall give way so as to keep well clear;

(b) *Approaching head-on.* When aircraft, or an aircraft and vessel, approach head-on, or approximately so, each shall alter its course to the right to keep well clear;

(c) *Overtaking.* The aircraft or vessel which is being overtaken has the right-of-way, and the one overtaking shall alter its course to keep well clear;

(d) *Special circumstances.* When two aircraft, or an aircraft and vessel, approach so as to involve risk of collision, each shall proceed with careful regard to existing circumstances and conditions including the limitations of the respective craft.

NOTE: The rules for operating aircraft on the surface of the water conform to marine rules for the operation of vessels. The "Special circumstances" rule is provided for situations wherein it may be impracticable or hazardous for a vessel or another aircraft to bear to the right because of depth of a waterway, wind conditions, or other circumstances.

§ 60.23 *Aircraft lights.* Between sunset and sunrise:

(a) All aircraft in flight or operated on the ground or under way on the water shall display position lights.

(b) All aircraft parked or moved within or in dangerous proximity to that portion of any airport used for, or available to, night flight operations shall be clearly illuminated or lighted, unless the aircraft are parked or moved in an area marked with obstruction lights.

(c) All aircraft at anchor shall display anchor lights, unless in an area within which lights are not required for vessels at anchor, and

(d) Within the Territory of Alaska the lights required in paragraphs (a), (b), and (c) of this section shall be displayed during those hours specified and published by the Administrator.

[Amdt. 60-2, 13 F. R. 475]

NOTE: International visual distress and urgency signals are contained in the CAA Flight Information Manual for sale by the Superintendent of Documents, United States Government Printing Office, Washington 25, D. C.

§ 60.23-1 *Aircraft lights in Alaska (CAA rules which apply to § 60.23).* In Alaska the lights required by this section shall be displayed when any unlighted aircraft or other unlighted prominent objects cannot readily be seen beyond a distance of three miles, or when the sun is more than six degrees below the horizon.¹

[13 F. R. 3227. Correction noted at 14 F. R. 38]

VISUAL FLIGHT RULES (VFR)

§ 60.30 *Ceiling and distance from clouds.* Aircraft shall comply with the following requirements as to ceiling and distance from clouds:

(a) *Within control zones.* Unless authorized by air traffic control, aircraft shall not be flown when the ceiling is less than 1,000 feet, or less than 500 feet vertically and 2,000 feet horizontally from any cloud formation.

(b) *Elsewhere.* When at an altitude of more than 700 feet above the surface aircraft shall not be flown less than 500 feet vertically and 2,000 feet horizontally

¹ "The duration of civil twilight is the interval in the evening from sunset until the time when the center of the sun is 6° below the horizon; or the corresponding interval in the morning between sunrise and the time at which the sun was still 6° below the horizon." "Tables of Sunrise, Sunset, and Twilight," United States Naval Observatory, 1946, p. 9.

from any cloud formation; when at an altitude of 700 feet or less aircraft shall not be flown unless clear of clouds.

[Amdt. 60-1, 13 F. R. 475]

§ 60.31 *Visibility—(a) Ground visibility within control zones.* When the ground visibility is less than 3 miles, no person shall take off or land an aircraft at an airport within a control zone, or enter the traffic pattern of such an airport, unless an air traffic clearance is obtained from air traffic control;

(b) *Flight visibility within control zones.* When the flight visibility is less than 3 miles, no person shall operate an aircraft in flight within a control zone, unless an air traffic clearance is obtained from air traffic control;

(c) *Flight visibility within control areas.* When the flight visibility is less than 3 miles, no person shall operate an aircraft within a control area;

NOTE: When the flight visibility is less than 3 miles, operations within control areas are to be conducted in accordance with instrument flight rules. Flight below 700 feet above the surface is not within a control area. See definition of control area, § 60.73.

(d) *Flight visibility elsewhere.* When outside of control zones and control areas, no person shall operate an aircraft in flight when the flight visibility is less than one mile. However, helicopters may be flown at or below 700 feet above the surface when the flight visibility is less than one mile if operated at a reduced speed which will give the pilot of such helicopter adequate opportunity to see other air traffic or any obstruction in time to avoid hazard of collision.

NOTE: When traffic conditions permit, air traffic control will issue an air traffic clearance for flights within, entering, or departing control zones when ground visibility or the flight visibility is less than 3 miles. The operator of any airport within a control zone, other than the airport upon which the control zone is centered, may secure continuing permission from air traffic control to conduct operations when the visibility is less than 3 miles: *Provided*, That such operations, at all times, remain 2,000 feet horizontally and 500 feet vertically from clouds, and traffic patterns are established and observed which avoid conflict with other operations. When outside of control zones and at an altitude of less than 700 feet above the surface, helicopters are permitted to fly when the flight visibility is less than one mile because of their special flight characteristics which allow them to proceed at low speed with safety.

§ 60.32 *Cruising altitudes.* When an aircraft is operated in level cruising flight at 3,000 feet or more above the surface, the following cruising altitudes shall be observed:

(a) *Within control zones and control areas.* At an odd or even thousand-foot altitude appropriate to the direction of flight as specified by the Administrator;

(b) *Elsewhere.* When the flight visibility is less than 3 miles, at an altitude appropriate to the magnetic course being flown as follows:

(1) 0° to 89° inclusive, at odd thousands (3,000; 5,000; etc.)

(2) 90° to 179° inclusive, at odd thousands plus 500 (3,500; 5,500; etc.)

(3) 180° to 269° inclusive, at even thousands (4,000; 6,000; etc.)

(4) 270° to 359° inclusive, at even thousands plus 500 (4,500; 6,500; etc.).

NOTE: "Odd and even" thousand-foot altitudes specified by the Administrator for civil airways will be published in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C. In view of increasing air traffic and the broad range of speed of aircraft, safety requires observance of the above cruising altitudes.

§ 60.33 *VFR flight plan.* If a VFR flight plan is filed, it shall contain such of the information listed in § 60.41 as air traffic control may require.

NOTE: Although flight plans are not required for VFR flight, air traffic control will accept such flight plans when desired by the pilot. Flights proceeding over sparsely populated areas or mountainous terrain may thus take advantage of any search and rescue facilities which may be available in emergencies. The information contained in such a flight plan is of importance to search and rescue operations.

INSTRUMENT FLIGHT RULES (IFR)

§ 60.40 *Application.* When aircraft are not flown in accordance with the distance-from-cloud and visibility rules prescribed in the visual flight rules, §§ 60.30-60.33, aircraft shall be flown in accordance with the rules prescribed in §§ 60.41-60.49.

§ 60.41 *IFR flight plan.* Prior to take-off from a point within a control zone or prior to entering a control area or control zone, a flight plan shall be filed with air traffic control. Such flight plan shall contain the following information unless otherwise authorized by air traffic control:

- (a) Aircraft identification, and if necessary, radio call sign;
- (b) Type of aircraft; or, in the case of a formation flight, the types and number of aircraft involved;
- (c) Full name, address, and number of pilot certificate of pilot in command of the aircraft, or of the flight commander if a formation flight is involved;
- (d) Point of departure;
- (e) Cruising altitude, or altitudes, and the route to be followed;
- (f) Point of first intended landing;
- (g) Proposed true air speed at cruising altitude in miles per hour;
- (h) Radio transmitting and receiving frequencies to be used;
- (i) Proposed time of departure;
- (j) Estimated elapsed time until arrival over the point of first intended landing;
- (k) Alternate airport or airports, in accordance with the requirements of § 60.42;
- (l) Amount of fuel on board expressed in hours;
- (m) Any other information which the pilot in command of the aircraft, or air traffic control, deems necessary for air traffic control purposes.
- (n) For international flights: The number of persons on board.

[Amdt. 60-0, 12 F. R. 5547, as amended by Amdt. 60-4, 14 F. R. 1486]

§ 60.42 *Alternate airport.* An airport shall not be listed in the flight plan as an alternate airport unless current

weather reports and forecasts show a trend indicating that the ceiling and visibility at such airport will be at or above the following minimums at the time of arrival:

(a) *Airport served by radio directional facility.* Ceiling 1,000 feet, visibility one mile; or, ceiling 900 feet, visibility 1½ miles; or, ceiling 800 feet, visibility 2 miles;

(b) *Airport not served by radio directional facility.* Ceiling 1,000 feet with broken clouds or better, visibility 2 miles;

(c) *Minimums at individual airports.* The Administrator may, in the interest of safety, prescribe higher ceiling and visibility minimums at individual airports than required by paragraph (a) or (b) of this section; and for individual operations at particular airports, may specify lower minimums if he shall find that such reduced minimums will not decrease safety.

NOTE: The minimums set forth in § 60.42 are required for clearance prior to take-off and are not intended to limit use of any alternate airport if weather conditions change while en route, in which event the landing minimums published in the CAA Flight Information Manual shall apply. Minimums for particular airports which may be prescribed by the Administrator will be published in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C.

§ 60.43 *Air traffic clearance.* Prior to take-off from a point within a control zone, or prior to entering a control area or control zone, an air traffic clearance shall be obtained from air traffic control.

CROSS REFERENCE: For Special Civil Air Regulations SR-331 with respect to § 60.43, see note to Part 40 of this subchapter.

§ 60.44 *Cruising altitudes.* Aircraft shall be flown at the following cruising altitudes:

(a) *Within control areas and control zones.* At altitudes authorized by air traffic control;

(b) *Elsewhere.* At an altitude appropriate to the magnetic course being flown as follows:

- (1) 0° to 89° inclusive, at odd thousands (1,000; 3,000; etc.).
- (2) 90° to 179° inclusive, at odd thousands plus 500 (1,500; 3,500; etc.).
- (3) 180° to 269° inclusive, at even thousands (2,000; 4,000; etc.).
- (4) 270° to 359° inclusive, at even thousands plus 500 (2,500; 4,500; etc.).

NOTE: The above cruising altitudes are not in conflict with those required for flight under VFR rules.

§ 60.45 *Right-side traffic.* Aircraft operating along a civil airway shall be flown to the right of the center line of such airway, unless otherwise authorized by air traffic control.

CROSS REFERENCE: For Special Civil Air Regulations SR-331 with respect to § 60.45, see note to Part 40, of this subchapter.

§ 60.46 *Instrument approach procedure.* When instrument let-down to an airport is necessary, a standard instrument approach procedure prescribed for that airport by the Administrator shall be used, unless:

(a) A different instrument approach procedure specifically authorized by the Administrator is used, or

(b) A different instrument approach procedure is authorized by air traffic control for the particular approach, provided such authorization is issued in accordance with procedures approved by the Administrator.

NOTE: Standard instrument approach procedures prescribed by the Administrator are published in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C. Such procedures have been carefully investigated with respect to pattern and terrain clearance. Safety would not permit several aircraft to make simultaneous use of more than one instrument approach procedure unless such operations were controlled.

§ 60.46-1 *Standard instrument approach procedures (CAA rules which apply to § 60.46).* See Part 609 of this title.

[12 F. R. 8111. Correction noted at 14 F. R. 38]

§ 60.47 *Radio communications.* Within control zones and control areas the pilot in command of the aircraft shall ensure that a continuous watch is maintained on the appropriate radio frequencies and shall report by radio as soon as possible the time and altitude of passing each designated reporting point, or the reporting points specified by air traffic control, together with weather conditions which have not been forecast, and other information pertinent to the safety of flight.

NOTE: Designated reporting points are noted in publications of aids to air navigation. Control of air traffic is predicated on knowledge of the position of aircraft in flight. The reporting of unanticipated weather encountered en route such as icing or extreme turbulence may be of importance to the safety of other aircraft anticipating flight within the area.

CROSS REFERENCE: For Special Civil Air Regulations SR-331 with respect to § 60.47, see note to Part 40, of this subchapter.

§ 60.49 *Radio failure.* If unable to maintain two-way radio communications, the pilot in command of the aircraft shall:

(a) If operating under VFR conditions, proceed under VFR and land as soon as practicable, or

(b) Proceed according to the latest air traffic clearance to the radio facility serving the airport of intended landing, maintaining the minimum safe altitude or the last acknowledged assigned altitude whichever is higher. Descent shall start at the expected approach time last authorized or, if not received and acknowledged, at the estimated time of arrival indicated by the elapsed time specified in the flight plan.

NOTE: Detailed procedures to be followed by the pilot are contained in the CAA Flight Information Manual, for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C.

[Amdt. 60-0, 12 F. R. 5547, as amended by Amdt. 60-4, 14 F. R. 1487]

DEFINITIONS

§ 60.60 *Acrobatic flight.* Maneuvers intentionally performed by an aircraft

involving an abrupt change in its attitude, an abnormal attitude, or an abnormal acceleration.

NOTE: The term "acrobatic flight" is not intended to include turns or maneuvers necessary to normal flight.

§ 60.61 *Aircraft.* Any contrivance used or designed for navigation of or flight in the air, except a parachute or other contrivance designed for such navigation but used primarily as safety equipment.

§ 60.62 *Airplane.* A mechanically propelled aircraft the support of which in flight is derived dynamically from the reaction on surfaces in a fixed position relative to the aircraft but in motion relative to the air.

§ 60.63 *Airport.* A defined area on land or water, including any buildings and installations, normally used for the take-off and landing of aircraft.

§ 60.64 *Airship.* A mechanically propelled aircraft whose support is derived from lighter-than-air gas.

§ 60.65 *Airspace restricted areas.* Designated areas in which flight is restricted, which are established by appropriate authority, and are shown on aeronautical charts and published in notices to airmen and aids to air navigation.

(a) *Airspace reservation.* An area established by Executive order of the President of the United States or by any State of the United States.

(b) *Danger area.* An area designated by the Administrator within which an invisible hazard to aircraft in flight exists.

§ 60.66 *Air traffic.* Aircraft in operation anywhere in the airspace and on that area of an airport normally used for the movement of aircraft.

§ 60.67 *Air traffic clearance.* Authorization by air traffic control, for the purpose of preventing collision between known aircraft, for an aircraft to proceed under specified traffic conditions within a control zone or control area.

§ 60.68 *Air traffic control.* A service operated by appropriate authority to promote the safe, orderly, and expeditious flow of air traffic.

§ 60.69 *Alternate airport.* An airport specified in the flight plan to which a flight may proceed when a landing at the point of first intended landing becomes inadvisable.

§ 60.70 *Expected approach time.* The time at which it is expected that an arriving aircraft will be cleared to commence approach for a landing.

[Amdt. 60-4, 14 F. R. 1487]

§ 60.71 *Balloon.* An aircraft, excluding moored balloons, without mechanical means of propulsion, the support of which is derived from lighter-than-air gas.

§ 60.72 *Ceiling.* The distance from the surface of the ground or water to the lowest cloud layer reported as "broken clouds" or "overcast".

§ 60.73 *Control area.* An airspace of defined dimensions, designated by the

Administrator, extending upwards from an altitude of 700 feet above the surface, within which air traffic control is exercised.

§ 60.74 *Control zone.* An airspace of defined dimensions, designated by the Administrator, extending upwards from the surface, to include one or more airports, and within which rules additional to those governing flight in control areas apply for the protection of air traffic.

§ 60.75 *Cruising altitude.* A constant altimeter indication, in relation to sea level, maintained during a flight or portion thereof.

§ 60.76 *Flight plan.* Specified information filed either verbally or in writing with air traffic control relative to the intended flight of an aircraft.

§ 60.77 *Flight visibility.* The average horizontal distance that prominent objects may be seen from the cockpit.

§ 60.78 *Glider.* An aircraft without mechanical means of propulsion, the support of which in flight is derived dynamically from the reaction on surfaces in motion relative to the air.

§ 60.79 *Ground visibility.* The average range of vision in the vicinity of an airport as reported by the U. S. Weather Bureau or, if unavailable, by an accredited observer.

§ 60.80 *Helicopter.* A type of rotorcraft the support of which in the air is normally derived from airfoils mechanically rotated about an approximately vertical axis.

§ 60.81 *Sunset and sunrise.* Sunset and sunrise are the mean solar times of sunset and sunrise as published in the Nautical Almanac converted to local standard time for the locality concerned, except within the Territory of Alaska.

NOTE: The Nautical Almanac containing sunshine tables may be obtained from the Superintendent of Documents, Government Printing Office, Washington 25, D. C. Information is also available from the sunshine tables in the offices of the Civil Aeronautics Administration or the United States Weather Bureau.

[Amdt. 60-2, 13 F. R. 475]

§ 60.82 *IFR.* The symbol used to designate instrument flight rules.

§ 60.83 *IFR conditions.* Weather conditions below the minimum prescribed for flights under VFR.

§ 60.84 *Magnetic course.* The true course or track, corrected for magnetic variation, between two points on the surface of the earth.

§ 60.85 *Reporting point.* A geographical location in relation to which the position of an aircraft is reported.

§ 60.86 *Rotorcraft.* An aircraft whose support in the air is chiefly derived from the vertical component of the force produced by rotating airfoils.

§ 60.87 *Traffic pattern.* The flow of aircraft operating on and in the vicinity of an airport during specified wind conditions as established by appropriate authority.

§ 60.88 *VFR.* The symbol used to designate visual flight rules.

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AUTHORITY: §§ 61.1 to 61.346 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 245 (a). Interpret or apply secs. 601, 604, 605, 52 Stat. 1007, 1010; 49 U. S. C. 551, 554, 555.

SOURCE: §§ 61.1 to 61.346 contained in Civil Air Regulations, May 31, 1938, as amended by Reg. 601-A-1, 3 F. R. 2052, and Amendment 75, 5 F. R. 3946. Exceptions are noted following sections affected.

CROSS REFERENCES: For special regulation permitting flights of scheduled air carriers at certain altitudes to be conducted without compliance with certain sections of this part, see Note 1 preceding the text of Part 40. For special regulation authorizing the issuance of air carrier operating certificates permitting operations which do not fully meet the certification and operation requirements of this part, see Note 2 to Part 40.

GENERAL

§ 61.1 *Provision for issuance.* Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, empowering the Administrator of Civil Aeronautics to issue air carrier operating certificates and the Board to establish minimum safety standards for the operation of air carriers to whom such certificates are issued, and for prohibiting the operation or navigation of aircraft of such air carriers in violation thereof, the following rules and regulations for the operation of scheduled air carriers engaged in interstate air transportation within the continental limits of the United States, in addition to those prescribed elsewhere in this subchapter, are hereby prescribed.

[CAR May 31, 1938, as amended by Amdt. 134, 6 F. R. 5039]

§ 61.2 *Certificate required.* No air carrier shall operate aircraft in scheduled interstate air transportation within the continental limits of the United States carrying mail, goods or persons, or any combination thereof unless such air carrier is possessed of a valid air carrier operating certificate issued by the Administrator of Civil Aeronautics.

[Amdts. 61-21 through 61-31, 7 F. R. 1414]

§ 61.3 *Definitions.* (a) As used in this part the words listed below shall be defined as follows:

(1) *Category.* Category shall indicate a classification of aircraft such as airplane, helicopter, glider, etc.

(2) *Check pilot.* Check pilot is a pilot authorized by the Administrator to examine pilots of an air carrier to determine the pilot's proficiency with regard to procedure and piloting technique, route and equipment competency, and ability to pilot and navigate by instruments.

(3) *Class.* Class shall indicate a difference in basic design of aircraft within

a category, such as single-engine land, multi-engine sea, etc.

(4) *Copilot.* Copilot shall mean a pilot serving in any piloting capacity other than as pilot in command on aircraft requiring two pilots for normal operations, but excluding a pilot who is on board the aircraft for the sole purpose of receiving dual instruction.

(5) *Crew member.* Crew member means any individual assigned by an air carrier for the performance of duty on the aircraft other than as flight crew member during flight time.

(6) *Flight crew member.* Flight crew member means a pilot, flight radio operator, flight engineer, or flight navigator assigned to duty on the aircraft during flight time.

(7) *Flight time.* Flight time shall mean the total time from the moment the aircraft first moves under its own power for the purpose of flight until the moment it comes to rest at the end of the flight (block to block).

(8) *Instrument flight time.* Instrument flight time means that flight time during which a pilot is piloting an aircraft solely by reference to instruments and without external reference points, whether under actual or simulated instrument flight conditions.

(9) *Pilot.* A pilot is an individual who manipulates the controls of an aircraft during the time defined as flight time.

(10) *Pilot in command.* Pilot in command shall mean the pilot responsible for the operation and safety of the aircraft during the time defined as flight time.

(11) *Type.* Type shall mean all aircraft of the same basic design including all modifications thereto except those modifications which result in a change in handling or flight characteristics.

[Amdt. 61-4, 14 F. R. 2199]

SERVICE

§ 61.11 *Service performed.* No scheduled air carrier shall perform or render any service, as related to the carriage of mail, goods, or persons, or to day or night operation, until rated competent to render such service in the air carrier operating certificate issued by the Administrator.

[Amdts. 61-21 through 61-31, 7 F. R. 1414]

§ 61.12 *Operations schedules.* Operations schedules shall be set up with due regard to sufficient time for the adequate servicing with fuel and oil at intermediate stops and to prevailing winds, and on the basis of a cruising speed of the aircraft at not to exceed the specified cruising power output of the engines as operated in the aircraft. All air carrier aircraft when being tested for ratings will be checked to determine cruising speeds that are to be approved. Block-to-block time shall be used in establishing time from stop to stop.

ROUTE

§ 61.21 *Route operation.* No air carrier shall operate aircraft in scheduled air transportation over any route or part thereof until rated competent to operate thereover in its air carrier operating certificate except as provided by § 61.22.

[Amdt. 61-8, 8 F. R. 6809]

§ 61.22 *Off-route operation.* An air carrier may operate aircraft in scheduled air transportation from any alternate airport where such procedure is not specifically forbidden by the Administrator via a route not included in its air carrier operating certificate to a scheduled stop on its regular route, and in making such flight need not comply with those requirements of this subchapter pertaining to (1) pilot route competency, (2) adherence to lighted airways, and (3) the provisions relating to radio range courses if the flight can be conducted under contact flight rules. No such flight shall be made, except along a civil airway, unless the aircraft is equipped with a fully functioning automatic radio direction finder. When a flight is made over an unauthorized route the air carrier shall make a written report to the Administrator within seven days after the completion of such flight setting forth full details with respect to such flight.

[Amdt. 61-8, 8 F. R. 6809]

§ 61.23 *Regular route.* The conduct of operations by a scheduled air carrier shall at all times be in strict accordance with the terms of its air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.24 *Regular stops.* Regular terminals and intermediate stops shall be used only as specified in the air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.25 *Alternate airports.* Regular terminals, intermediate stops, or other adequate airports, may be used as alternates when used for the purpose of complying with clearance requirements: *Provided,* Such alternates are listed as such in the air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

AIRCRAFT

§ 61.31 *Aircraft operation.* (a) No scheduled air carrier shall operate any aircraft until rated competent with respect thereto in the air carrier operating certificate issued by the Administrator.

[Amdt. 61-21 through 61-31, 7 F. R. 1415]

(b) Irrespective of the basis for certification, all aircraft in passenger service possessing engine(s) rated at more than 600 h. p. (each) for maximum continuous operation shall comply with the following, except that, if the Administrator finds that in particular models of existing aircraft literal compliance with specific items of these requirements might be extremely difficult of accomplishment and that such compliance would not contribute materially to the objective sought, he may accept such measures of compliance as he finds will effectively accomplish the basic objectives of this part:

(1) Sections 4b.58 and 4b.447 (a) of this chapter.

(2) At the first major fuselage overhaul subsequent to May 1, 1947, but in

any case not later than November 1, 1948, §§ 4b.442, 4b.445, 4b.447, (b), (c) and (d), 4b.448 (b) and 4b.448 (c) of this subchapter.

(3) At the first major wing center-section overhaul subsequent to May 1, 1947, but in any case not later than November 1, 1948, §§ 4b.478, 4b.484, 4b.503, (c), 4b.516-4b.518, 4b.556, 4b.557, 4b.560, 4b.561, 4b.586 and 4b. 621-4b.624, 4b.651-4b.655, 4b.661 (a) and (c), and 4b.662-4b.676 of this chapter.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415, Amdt. 61-2, 11 F. R. 11355, Amdt. 61-16, 13 F. R. 1899]

CROSS REFERENCE: For Special Civil Air Regulation SR-329, with respect to extension of date for compliance with fire prevention requirements, see note following § 41.20 of this subchapter.

§ 61.32 *Multiengine fuel system arrangement.* On and after October 31, 1946, the fuel systems of scheduled air carrier multiengine aircraft shall be arranged to permit operation in such manner that the failure of any one component will not result in the irrecoverable loss of power of more than one engine. A separate fuel tank need not be provided if the Administrator finds that the fuel system incorporates features which provide equivalent safety.

[Amdt. 61-6, 11 F. R. 3244]

SINGLE-ENGINE AIRCRAFT

§ 61.41 *Day operation over land.* No single-engine seaplane shall be operated over land with passengers unless such aircraft can, at all times, reach open water suitable for a landing in the event of complete power failure.

§ 61.42 *Night operation over land.* No single-engine aircraft shall be operated at night with passengers.

§ 61.43 *Day operation over water.* The following rules shall govern the operation of single-engine aircraft in day operation over water:

(a) No single-engine land aircraft shall be operated over water unless such aircraft can at all times reach land suitable for a landing in the event of a complete power failure.

(b) No single-engine water aircraft may be operated over water unless a landing may be effected at all times within a distance of 8 miles from shore, in the event of a complete power failure.

(c) No single-engine water aircraft shall be operated over water, except during such time and seasons as permit the use of such water for landing without any hazard from floating ice or freezing water spray.

§ 61.44 *Night operation over water.* No single-engine aircraft shall be operated at night with passengers.

§ 61.51 *Day operation over land.* No multiengine seaplane shall be operated over land more than 50 miles from open water suitable for a landing.

§ 61.52 *Night operation over land.* No multiengine seaplane shall be operated at night over land with passengers, nor shall any such seaplane be operated at night over land with goods more than 50

miles from open water suitable for a landing.

§ 61.53 *Day and night operation over water.* The following rules will govern the operation of multiengine aircraft in day or night operation over water:

(a) Multiengine land aircraft operated over water, beyond gliding distance from shore without the aid of power, shall be completely equipped for overwater flying as specified in § 40.59 (a), unless the overwater operations are so limited in duration or otherwise that the Administrator finds such equipment unnecessary.

(b) No multiengine aircraft shall be operated over water unless such aircraft can, at all times, maintain an altitude of at least 1,000 feet above the water, with any one engine inoperative and with the authorized load for the route or part thereof.

(c) No multiengine seaplane shall be operated over water except during such time and seasons as permit take-off and landing without any hazard from floating ice or freezing water spray, at terminals and intermediate stops.

(d) When one engine fails in a twin-engine land aircraft operating over water, the aircraft shall be headed toward, and thereafter continuously flown toward, a point on the nearest shore in terms of time where a safe landing may be made.

[CAR, May 31, 1938, as amended by Amdt. 129, 6 F. R. 4691, Amdt. 61-3, 10 F. R. 4288]

EQUIPMENT

§ 61.61 *First-aid equipment.* No aircraft shall be operated in scheduled air transportation unless equipped with a conveniently accessible first-aid kit adequate for proper first-aid treatment of passengers and crew which shall contain medical equipment and supplies approved by the Administrator as suitable and sufficient for the category of operation involved.

[Amdt. 122, 6 F. R. 3826, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.62 *Seat belt sign.* An aircraft shall not be operated in scheduled air transportation unless a suitable means for warning passengers to fasten seat belts is provided.

[Amdt. 129, 6 F. R. 4691, as amended by Amdt. 130, 6 F. R. 4753]

§ 61.63 *Cockpit check list.* (a) The air carrier shall provide for each make and model aircraft a cockpit check list, approved by the Administrator, adapted to each operation in which the aircraft is to be utilized. An approved check list shall be installed in a readily accessible location in the cockpit of each aircraft and shall be appropriately used by the flight crew for each flight.

(b) The cockpit check list shall include procedures prior to starting engines, prior to take-off, prior to landing, and for power-plant emergencies.

[Amdt. 61-18, 13 F. R. 2160]

MAINTENANCE

§ 61.71 *General.* Each aircraft operated by a scheduled air carrier shall be

maintained in a continuous condition of airworthiness, in accordance with accepted standards and practices, and the terms of the air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1414]

§ 61.72 *Organization.* A maintenance organization shall be set up by the air carrier and it shall be responsible for the continuous airworthiness of all aircraft, engines, propellers, accessories, and instruments, for the proper maintenance of adequate facilities, for the adequacy and competence of maintenance personnel, and for the preparation and dissemination of such maintenance reports as are required by the Administrator.

§ 61.73 *Supervision.* All phases of maintenance duties shall be adequately supervised by qualified mechanics, mechanics in charge, crew chiefs, or foremen.

§ 61.74 *Inspection.* An adequate inspection organization shall be set up by the air carrier and it shall be responsible for determining that all maintenance work conforms to minimum standards prescribed by the Civil Aeronautics Board as to workmanship, methods employed, and materials used, as provided in §§ 61.71-61.87. Each inspector shall hold a valid mechanic certificate for the category of inspection involved.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.75 *Workmanship.* Workmanship shall be at least equivalent to that generally accepted as conforming to good practice as related to the airworthiness of the aircraft or auxiliary equipment.

§ 61.76 *Methods.* Methods employed shall conform to those generally accepted as good practice. Insofar as they apply, the methods provided for in Part 18 of this subchapter shall be utilized.

§ 61.77 *Materials.* Materials used shall conform, when possible, to Army, Navy, or Part 18 of this subchapter specifications. In no case shall materials be used of physical properties less than those of the material used by the manufacturer of the equipment or component in question insofar as the airworthiness of such equipment or component is affected.

§ 61.78 *Mechanics.* An adequate staff of qualified mechanics and experienced artisans shall be employed by the air carrier and kept available for the performance of functions of maintenance and other duties which are reasonable and necessary to the safe and orderly operation involved. Each such mechanic and artisan shall be relieved of all air carrier duties for a period of at least 24 consecutive hours during each week of duty or equivalent thereof.

§ 61.79 *Training program.* A training program shall be maintained so that maintenance personnel may at all times be familiar with the duties required, with

particular reference to the introduction into air transportation service of a new or unfamiliar equipment.

§ 61.80 *Distribution of personnel.* Sufficient maintenance personnel shall be stationed or provided for along the air carrier route and at such scheduled stops as may be deemed necessary by the Administrator to provide proper service to flight equipment and auxiliaries thereto.

§ 61.81 *Shops and facilities.* At least one general overhaul and maintenance shop containing adequate working space and facilities shall be provided for by the operator. Such shop shall be properly lighted, ventilated, and heated.

§ 61.82 *Stock.* An adequate quantity of spare parts and supplies shall be kept on hand or readily available at all times.

§ 61.83 *Adequate facilities.* Adequate facilities for the proper servicing, maintenance and repair of air carrier aircraft and auxiliary equipment shall be available at all points along the air carrier's route deemed necessary or advisable by the Administrator.

§ 61.84 *Inflammable material.* Including dope, gasoline, etc., shall be kept remote from that portion of shops where sparks or open flames present fire hazards, by their proximity.

§ 61.85 *Refueling requirements.* The following rules will govern the operations incident to the refueling of air carrier aircraft:

(a) Water elimination facilities shall be provided at all refueling points.

(b) A daily check for the presence of water in fuel and storage and dispensing tanks shall be made and a record of such water checks shall be kept, unless such tanks are equipped with an automatic water eliminator deemed satisfactory by the Administrator.

(c) Where refueling is accomplished during conditions of rain or snow, precautions shall be taken to prevent the entrance of moisture into the fuel tanks of the aircraft.

(d) During refueling the aircraft and the fuel dispensing apparatus shall both be grounded to a point or to points of zero electrical potential.

(e) When refueling is accomplished at night, adequate lights shall be provided to insure proper servicing.

(f) No smoking and no fires or flames shall be permitted in the immediate vicinity of an aircraft while refueling is being accomplished.

(g) When practicable, the aircraft electrical switches shall not be switched on or switched off while refueling is being accomplished.

(h) When passengers are permitted to remain in the cabin while refueling is being accomplished, a responsible cabin attendant shall remain in the cabin at or near the cabin door.

§ 61.86 *Alteration and repairs.* Air carrier aircraft, including training aircraft, aircraft engines, propellers, and approved components thereof, shall be altered or repaired only in conformity to

the procedures provided in Part 18 of this subchapter. Reports of such alterations or repairs shall be submitted promptly to the Administrator through the air carrier maintenance inspector having supervision of the operation involved.

§ 61.87 Records. Current records shall be kept of the total time of service, the time since last overhaul, and time since last inspection, on all aircraft, engines, propellers, and where practicable on instruments, equipment, and accessories. Current records shall be kept of all instrument and equipment failures, including partial ones, which occur to the aircraft after it has departed from the block until it has reached the next block.

A new record may be used in the case of propellers for which there is no previous operating history, if the propeller hub is rebuilt by a certificated repair station having the proper rating or by the manufacturer, and new propeller blades or propeller blades with complete operating history are installed therein. The new record must be signed by the manufacturer or by the repair agency, giving the date the propeller was rebuilt and such other information as the Administrator may require.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 10 F. R. 9771]

MAINTENANCE MANUAL

§ 61.91 Necessity. In order properly to maintain flight equipment, each operator of a scheduled air carrier shall prepare and maintain a maintenance manual for the use and guidance of the maintenance personnel.

§ 61.92 Contents. Each maintenance manual shall outline instructions for operations covering the overhaul, check, inspection, and servicing of flight equipment and other equipment auxiliary thereto, and shall also contain a copy of that portion of the air carrier operating certificate pertaining to maintenance. The responsibilities of each mechanic in charge, crew chief, foreman, and inspector shall be clearly outlined.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.93 Form. The maintenance manual shall be loose-leaf in form and each page therein shall be numbered and dated to show the currency of all material contained therein. All copies of such manual shall at all times be kept up to date.

§ 61.94 Delivery of copies. A copy of the maintenance manual shall be furnished to at least the following persons:

- The Administrator of Civil Aeronautics.
- The Chief, Air Carrier Service, Civil Aeronautics Administration.
- Each air carrier maintenance inspector of the Administrator in charge of inspection of any part of the air carrier.
- Each chief of maintenance of the air carrier.
- Each chief inspector of the air carrier, and
- Each mechanic of the air carrier in charge at each station where servicing, inspection, checks, or overhauls is or are done.

§ 61.95 Record of copies. Each air carrier shall keep a complete record of all persons to whom copies of its maintenance manual have been supplied.

§ 61.96 Changes. The following rules will govern changes made in the maintenance manual:

(a) Any change issuing from the Administrator pertaining to the maintenance manual shall be promptly incorporated in the maintenance manual and a copy thereof sent, in the form of a new page of such manual, to each person required to hold a copy of the manual. Each amended page of the manual shall be properly dated.

(b) Upon receipt of such amended page or pages the recipient shall insert the current information in the manual.

(c) No change shall be made in any overhaul, check, or inspection periods without the approval in writing of the Administrator. Pages of the manual shall be changed accordingly. Notice of such changes shall be promptly given in accordance with paragraph (a) of this section.

(d) Any data not issuing from the Administrator may be changed by the operator without the approval of the Administrator, provided such change is not inconsistent with any Federal regulation, the air carrier operating certificate, or safe maintenance practice. Notice of such change shall be promptly given in accordance with § 61.96 (a).

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.97 Retirement of parts program. A retirement of parts program shall be set up by the operator based upon the experience of the operator and the best information available including recommendations from the original manufacturer of the equipment.

AIRMEN

§ 61.101 Airmen utilization. No scheduled air carrier shall utilize any dispatcher or flight crew member in scheduled air transportation until such airman has met the appropriate qualifications and requirements prescribed by the regulations of this subchapter.

[Amdt. 61-6, 12 F. R. 3171]

§ 61.101-1 "Flight crew member" (CAA interpretations which apply to § 61.101). A "flight crew member" is defined as "a pilot, flight radio operator, flight engineer, or flight navigator assigned to duty on the aircraft" (§ 41.137 (i)).

[12 F. R. 5609]

§ 61.102 Airmen records. Each scheduled air carrier shall maintain such current records of dispatchers and flight crew members utilized by the air carrier in scheduled air transportation at such points on its routes as the Administrator may designate. These records shall contain such information concerning the qualifications of each airman as is necessary to show compliance with the appropriate qualifications and requirements prescribed by the regulations of this subchapter. No scheduled air carrier shall utilize in scheduled air transportation any dispatcher or flight

crew member unless records are maintained for such airman as required herein.

[Amdt. 61-6, 12 F. R. 3171]

§ 61.102-1 Content of airmen records

(CAA rules which apply to § 61.102). (a) The following information must be maintained accurately and currently in the airmen records: (1) Name (full); (2) current duties and date of assignment (Pilot in Command, Flight Engineer, etc.); (3) Airman Certificates (category, certificate number and ratings); (4) date, result, and class of last physical examination of all flight crew members; (5) date and result of last six months' instrument competency flight check for pilots in command; (6) routes over which dispatchers and applicable flight crew members are currently qualified, together with qualification records, grades, and dates; (7) record of pilot in command's flight time, including instrument flight time and flight time in the type of aircraft on which he is currently qualified; (8) record of company training for all pilots, including actual flight, synthetic flight, and maintenance of proficiency training; (9) any check pilot authorization (§ 61.134), and (10) any information on the individual considered desirable in these records by the air carrier as to special qualifications, duty assignment, etc.

(b) These records must (1) be available at any time for reference and inspection by authorized representatives of the Administrator of Civil Aeronautics, for the determination of compliance with appropriate qualifications and requirements prescribed in this subchapter, (2) indicate the disposition of any dispatcher or flight crew member who is released from the employ of the air carrier, or who becomes physically or professionally disqualified, and (3) be retained by the company for at least six months.

[CAA Rules, 12 F. R. 5609, as amended by Amdt. 61-4, 14 F. R. 2199. Corrections noted at 14 F. R. 38]

PILOT IN COMMAND

§ 61.110 Aircraft commander. The pilot in command shall be in command of the aircraft at all times during flight, and shall be responsible for the safety of persons and goods carried, and for the conduct and safety of the members of the crew.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.111 Aircraft competency. The pilot in command shall meet the requirements of Parts 40 and 61 of this subchapter with respect to the aircraft to be operated in scheduled air transportation.

[Amdt. 61-6, 12 F. R. 3171, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.112 Instrument competency. The pilot in command, in addition to meeting the minimum requirements for an instrument rating provided for in § 20.42 of this subchapter, and appropriate provisions of Part 21 of this subchapter, as the case may be, must prove satisfactorily to the operator's check pilot, with-

in forty-five days prior to the end of every six-month period after entry into the service in accordance with the training program required by §§ 61.131 to 61.135, his ability to pilot and navigate by instruments an aircraft of a type to be flown by him in the air carrier service. Additional checks may be required by the Administrator at his discretion.

[Amdt. 61-35, 7 F. R. 3357, as amended by Amdt. 61-37, 7 F. R. 6632, Amdt. 61-5, 10 F. R. 10165, Amdt. 61-4, 14 F. R. 2199]

§ 61.113 *Route competency.* No pilot in command shall be deemed competent over any route or part thereof unless he has met the appropriate minimum requirements of Part 40 of this subchapter and has maintained his route competency as provided in this part.

[Amdt. 61-6, 12 F. R. 3171, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.114 *Maintenance of pilot route qualification.* After 12 consecutive months' absence from flight duty over a route or part thereof a pilot in command will no longer be deemed competent for the carriage of persons in air transportation service over such routes or part thereof unless he has requalified in accordance with the provisions of § 40.87 (b) of this subchapter.

[Amdt. 61-8, 11 F. R. 5646, 5779, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.115 *Logging flight time.* A pilot in command shall log the total actual flight time elapsing during his command of the aircraft.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.116 *Logging instrument flight time.* Instrument flight time may be logged as such only when the aircraft is flown solely by reference to instruments either under actual or properly simulated flight conditions. (Over-the-top flying shall not be logged as instrument flight time.)

§ 61.117 *Flight time limitations.* The following rules prescribe the flight time limitations for all pilots in scheduled air transportation:

(a) A pilot may be scheduled to fly 8 hours or less during any 24 consecutive hours, without a rest period during such 8 hours. If such pilot be scheduled to fly in excess of 8 hours during any 24 consecutive hours, he shall be given an intervening rest period at or before the termination of 8 scheduled hours of flight duty. Such rest period shall equal at least twice the number of hours flown since the last preceding rest period and in no case shall such rest period be less than 8 hours. During such rest period, the pilot shall be relieved of all duty with the air carrier.

(b) When a pilot has flown in scheduled air transportation service in excess of 8 hours during any 24 consecutive hours, he shall receive 24 hours of rest before being assigned any duty with the air carrier. Time spent in deadhead transportation to duty assignment shall not be considered part of such rest period.

(c) A pilot shall not fly in excess of 30 hours during any 7 consecutive days. Relief from all duty for not less than 24

consecutive hours shall be provided for and given to such pilot at least once during any 7 consecutive days.

(d) A pilot shall not fly in scheduled air transportation service as a member of the crew more than 100 hours in any one month: *Provided*, That the Administrator is authorized, during the present war and until 6 months after the termination thereof, to permit the maximum of 100 hours to be exceeded to the extent necessary to complete a particular flight for military purposes.

(e) A pilot shall not fly in scheduled air transportation service as a member of the crew more than 1,000 hours in any one calendar year: *Provided*, That this limitation shall not be effective during the present war and until 6 months after the termination thereof, and that during this period the maximum flying hours permitted in any one calendar year shall be controlled by the provisions of paragraph (d) of this section.

(f) The foregoing flight time limitations shall not be applicable when a pilot is qualifying on a regular route, or alternate route, over which such pilot is not qualified.

(g) A pilot shall not do other commercial flying while employed by an air carrier when such flying, in addition to that in scheduled air transportation service, will exceed any flight time limitations specified in this section.

[Amdt. 61-39, 7 F. R. 7478]

COPILOT

§ 61.121 *When required.* A copilot will be required in the following cases when passengers are carried:

(a) When the aircraft used is of a design incorporating multiengine features, combined with retractable landing gear or wing flaps or of a single-engine design incorporating both retractable landing gear and wing flaps, or

(b) When the pilot in command is required to fly 5 or more hours during any 24 consecutive hours without an intervening rest period equal to at least 2 hours for each hour flown since the last preceding rest period. Such rest period when required shall not be less than 8 hours, or

(c) When the operation authorized permits instrument flying, or

(d) When, in the opinion of the Administrator, the usual and customary duties of a pilot in command in the navigation and conduct of a flight would be unduly interfered with through the necessity of performing other duties usually performed by a copilot.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.122 *Aircraft competency.* A copilot shall meet the minimum requirements prescribed in § 40.88 of this subchapter.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.123 *Instrument competency.* At least once each 6 months after entry into service as a copilot, each copilot shall have his logbook certified to the effect that he is capable of flying by instruments and has demonstrated such fact to a pilot in command, check pilot, or to

the chief pilot of the air carrier, which person shall so certify.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.124 *Logging flight time.* (a) A copilot possessed of an airline transport pilot certificate and an appropriate rating for the aircraft flown, may log the total flight time during which he is on duty as copilot.

(b) A copilot not possessed of an airline transport pilot certificate and an appropriate rating for the aircraft flown may log 50 percent of the total flight time.

[Amdt. 61-4, 14 F. R. 2199]

PILOT TECHNIQUE MAINTENANCE

§ 61.131 *Responsibility of operator.* In order to maintain a high standard of pilot technique, the air carrier shall be responsible for proper and periodic instruction, in their respective duties, of all pilots in command and copilots employed by such operator. The instruction so given to pilots in command shall at least include operation and approach for landing with one engine fully throttled with maximum load authorized for the route or portion thereof, in each category of aircraft to be used by the pilot in scheduled air transportation service, and instrument approach procedures.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.132 *Continuance of pilot competency.* If, within any 90-day period, a pilot in command or copilot has not made at least two take-offs and landings in scheduled air transportation in aircraft of a particular type, such person shall not thereafter serve or be employed to serve as a pilot in command or copilot in aircraft of that type in such transportation without having made at least three take-offs and landings in such aircraft with one-half to three-fourths useful load, and, if he is to serve in such transportation at night, without having made at least one of the three take-offs and landings at night. No person shall be carried during such three take-offs and landings other than personnel of the air carrier or other air carriers and inspectors of the Administrator.

[Amdt. 129, 6 F. R. 4691, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.133 *Pilot certification for equipment.* When such tests are not conducted by the Administrator of Civil Aeronautics air carrier inspector, an authorized check pilot shall certify to the pilot's capabilities on the equipment involved.

§ 61.134 *Check pilots.* Each air carrier shall provide a sufficient number of check pilots to insure that each pilot constantly meets and complies with the minimum pilot requirements pertaining to scheduled air transportation service. No check pilot so provided by the operator shall check any pilots in command for the air carrier until such check pilot has been approved therefor by the Administrator. No check of pilot capabilities made in behalf of the air carrier abrogates the authority of the Admin-

istrator to make whatever pilot checks are deemed by him to be necessary in the interests of safe air carrier operation.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.135 *Training program.* A pilot training and instruction program satisfactory to the Administrator shall be maintained by the air carrier. The operator shall submit it to the Administrator within 60 days after certification of the air carrier.

§ 61.135-1 *Pilot training and instruction program (CAA rules which apply to § 61.135)—(a) Ground training.* The ground phase of the air carrier's pilot training and instruction program must include (1) a study of the regulations in this subchapter applicable to scheduled air carrier (domestic) operations, and of the provisions of the air carrier's operating certificate, placing emphasis on knowledge of those sections of Part 61 pertaining to the operation of transport category aircraft, and on the methods and principles of determining weight limitations for landings and take-offs; (2) a study of the company's operations manual and dispatch procedures; (3) training in the duties and responsibilities of flight crew members; (4) thorough familiarization with the aircraft to be flown, including a thorough study of the aircraft, engines, all major component systems, operation of cabin pressurization and oxygen systems, and standard operating procedures; a study of Civil Aeronautics Administration approved Airplane Flight Manual and familiarity with its contents; (5) the study of navigation; use of radio aids to navigation and such refresher courses necessary to keep pilots current in the application of any new developments; (6) a study of meteorology sufficient to maintain a practical knowledge of the principles of icing, fog, thunderstorms, frontal systems, etc., and the best methods of operating under these various conditions.

(b) *Flight training.* The flight phase of the training program shall be so planned as to insure adequate initial qualification of the pilot on the type aircraft he is to fly on scheduled operations. It shall also provide for continued maintenance of a high standard of pilot proficiency. This training must include (1) take-offs and landings under varying conditions of load, wind, etc.; (2) flight with one or more engines inoperative, including flight with any one engine fully throttled and at maximum authorized load either at the one-engine-inoperative service ceiling or at an altitude equivalent to 1,000 feet above the highest part of the terrain on the proposed instrument course or route to be flown by the pilot in scheduled operation; (3) operating under normal and maximum limits of power, speed, etc.; (4) conduct of instrument flight under simulated condition, including navigation by low frequency radio range, very high frequency visual-aural range, omni-directional range, automatic direction finder, etc., letting-down-through procedures utilizing radio range, ADF, ILS, GCA, etc., whichever of the navigation and letting-down-through procedures are used

by the air carrier in the course of its normal operation.

(c) *Emergency procedures.* A satisfactory pilot training program shall place special emphasis on instruction in emergency procedures. This shall include the procedures to be followed in the event of engine failure, fire in the air or on the ground, evacuation of passengers, location and operation of all emergency equipment, power settings for maximum endurance and maximum range, etc.

(d) *General.* The purpose of a pilot training program is to assure that the pilots are thoroughly trained and proficient in the aircraft, equipment, techniques and procedures to be used by them in scheduled air transportation. The effectiveness of pilot training programs will be evaluated by the Civil Aeronautics Administration on the basis of pilot proficiency.

[Supp. 5, 13 F. R. 2849, as amended by Amdt. 61-4, 14 F. R. 2199. Correction noted at 14 F. R. 38]

RADIO OPERATOR

§ 61.141 *Certificate.* Effective November 15, 1947, each flight radio operator shall hold a valid flight radio operator certificate issued in accordance with the provisions of Part 33 of this subchapter: *Provided,* That a pilot in command or copilot, holding an appropriate Federal Communications license, may serve in the capacity of a radio operator where a certificated flight radio operator is not specifically required.

[Amdt. 61-5, 12 F. R. 3030, as amended by Amdt. 61-4, 14 F. R. 2199]

DISPATCHERS

§ 61.151 *Number required.* The air carrier shall provide an adequate number of certificated aircraft dispatchers, necessary for the type of operation involved, for the purpose of dispatching air carrier aircraft.

[CAR, May 31, 1938]

§ 61.152 *Location.* One or more aircraft dispatchers shall be located at such points as may be deemed necessary by the Administrator to insure the safe operation of the air carrier.

[Amdt. 51, 5 F. R. 1839]

§ 61.153 *Dispatcher competency.* Each dispatcher used by a scheduled air carrier to dispatch aircraft in scheduled air transportation shall be possessed of a currently effective dispatcher certificate and shall be qualified over the route or routes over which he dispatches aircraft as provided in this part.

[Amdt. 61-6, 12 F. R. 3171]

§ 61.154 *Qualification for route.* The following rules shall govern the qualification of a dispatcher for a particular route:

(a) He shall have made at least one round trip over the route, or part thereof, on which he is to serve during the previous 90 days prior to dispatching any airplane over such route or part thereof.

(b) He shall observe and be familiar with the prevailing weather phenomena peculiar to the route, or part thereof, for which qualification is sought.

(c) He shall be familiar with the air carrier operation over the route, or part thereof, for which qualification is sought.

(d) He shall be familiar with the contents of the air carrier operations manual.

(e) He shall be familiar with all portions of the air carrier operating certificate pertaining to en route operations and airport specifications for the route or part thereof for which qualification is sought.

(f) He shall be familiar with the general and special rules of the air carrier concerning dispatch of aircraft in scheduled operations.

(g) He shall be familiar with the aircraft used by the air carrier.

(h) He shall be familiar with the provisions of the aircraft certificates and with the loading charts for the equipment used.

(i) He shall be familiar with the maximum authorized loads, with respect to the route or part thereof, for the aircraft to be used.

(j) He shall be familiar with the fuel and oil consumption of the aircraft, with respect to the air carrier operating conditions.

(k) He shall be familiar with the available charts used to compute the air speed of the aircraft and the fuel consumption, at various altitudes and power outputs of the aircraft engines.

(l) He shall be familiar with the local United States Weather Bureau and Civil Aeronautics Authority personnel.

(m) He shall be familiar with the radio facilities in the aircraft used.

(n) He shall be familiar with the peculiarities and limitations of each radio range and radio marker station over the route, or part thereof, for which route competency is sought.

(o) He shall be familiar with the effect of weather conditions upon the radio reception by the aircraft to be used.

(p) He shall be familiar with the time-tables which ordinarily apply to the air carrier operation.

(q) He shall be familiar with any airway facility, additional to those mentioned in paragraph (n) of this section en route, to, or located at, alternate airports approved as such, for the route or part thereof, in the air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.155 *Maintenance of qualifications.* Each dispatcher used by a scheduled air carrier to dispatch aircraft in scheduled air transportation shall maintain his familiarity with the route or routes over which he dispatches aircraft in scheduled air transportation and with the items set forth in § 61.154 (b) through (q).

[Amdt. 61-6, 12 F. R. 3171]

§ 61.156 *Minimum specifications.* A dispatcher shall not dispatch visual-contact, instrument, or over-the-top flights, either day or night, below the respective minimum specified for such flights in the air carrier operating certificate, except as provided in § 61.203 (b).

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415, Amdt. 61-19, 6 F. R. 6315]

§ 61.157 *Dispatcher route qualification expiration.* After 24 consecutive months' absence from dispatching duty over a route or part thereof, a dispatcher will no longer be deemed qualified to dispatch aircraft in scheduled operations over such route or part thereof.

§ 61.158 *Dispatcher time limitations.* The following rules will govern the hours of duty for authorized dispatchers:

(a) *Maximum consecutive hours of duty.* No dispatcher shall be on duty as such for a period of more than 10 consecutive hours.

(b) *Maximum hours of duty in 24 consecutive hours.* If a dispatcher is scheduled to be on duty as such for more than 10 hours in a period of 24 consecutive hours, he shall be given a rest period of not less than 8 hours, at or before the termination of 10 hours of dispatcher duty except in emergencies due to illness or unavoidable absence of a dispatcher due to weather during a qualification trip or other circumstances beyond the control of the operator.

(c) *Dispatcher's time off.* Relief from all duty with the air carrier for not less than 24 hours shall be provided for and given each dispatcher at least once during any consecutive 7 days, or equivalent thereto within 1 calendar month.

FLIGHT ENGINEER

§ 61.161 *Flight engineer; when required.* (a) After December 1, 1948, an airman holding a flight engineer certificate shall be required on all four-engine aircraft certificated for more than 80,000 pounds maximum take-off weight, and on all other four-engine aircraft certificated for more than 30,000 pounds maximum take-off weight where the Administrator finds that the design of the aircraft used or the type of operation is such as to require a flight engineer for the safe operation of the aircraft.

(b) The requirement of paragraph (a) of this section shall not be satisfied by the performance of multiple functions at the same time by any airman.

[Amdt. 61-3, 13 F. R. 5910]

§ 61.162 *Certificate.* Effective November 15, 1947, each flight engineer shall hold a valid flight engineer certificate issued in accordance with the provisions of Part 35 of this subchapter.

[Amdt. 61-4, 12 F. R. 1920 as amended by Amdt. 61-9, 12 F. R. 6286]

§ 61.163 *Qualification for duty.* A certificated flight engineer shall not be assigned to nor perform duties for which he is required to be certificated unless, within the preceding 12-month period, he has had at least 50 hours of experience as a flight engineer on the type aircraft on which he is to serve; or until the air carrier has checked the airman and determined that he is (a) familiar with all current information and operating procedures relating to the type aircraft to which he is to be assigned and (b) competent with respect to such aircraft.

[Amdt. 61-10, 12 F. R. 6378, as amended by Amdt. 61-4, 14 F. R. 2199]

WEATHER

§ 61.171 *Reports.* The following rules shall govern the use of weather reports by scheduled air carriers:

(a) No weather report shall be used to control flight movements unless prepared from observations made and released by the United States Weather Bureau, or by a source approved by such Bureau including pilots' flight observation reports.

(b) The weather reports used shall be the latest reports available.

(c) The last airway weather report entered upon the clearance form or attached thereto shall be not more than 1 hour and 30 minutes old at the time the aircraft departs on a scheduled flight, except that off-course weather reports or on-call weather reports may be entered thereupon or attached thereto if the last such report is not more than 2 hours old.

CROSS REFERENCE: For special regulation permitting noncompliance with the paragraph in the case of flights of scheduled air carriers at certain altitudes, see Regulations, Serial No. SR-331, appearing as a note preceding the text of Part 40.

(d) Barometric pressures, corrected to sea level readings, shall be utilized exclusively.

(e) All ceiling heights, reported by pilots in flight either by radio or by entry on forms, shall be with reference to altitude above sea level.

(f) Forecasts made by Weather Bureau or company meteorologists, or both, may be used.

[CAR, May 31, 1938, as amended by Amdt. 61-41, 7 F. R. 8414]

FLIGHT OPERATIONS

PRIOR TO CLEARANCE

§ 61.181 *Aircraft to be airworthy.* No scheduled air carrier shall operate any aircraft unless, at the time of use, the aircraft is in an airworthy condition, conforms with the terms of its current aircraft certificate, and is loaded in conformity with the current loading schedule which is a part of such certificate.

§ 61.182 *Adequately serviced.* Before departure on any flight, the air carrier aircraft shall be adequately serviced. The pilot in command shall be responsible for the proper servicing of the aircraft, although he may delegate supervision of the actual work to a copilot or other certificated airman.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.183 *Adequate fuel supply.* The following rules shall govern the minimum fuel supply to be carried by all air carrier aircraft:

(a) *Visual-contact operation (day or night).* No air carrier aircraft shall be dispatched or shall take off without fuel and oil sufficient, considering the wind and other weather conditions to be encountered during the course of the flight, to complete flight to the first point of landing specified in the clearance, and thereafter to fly for a period of at least 45 minutes at normal cruising consumption for the flight.

(b) *Instrument or over-the-top operation (day or night).* No air carrier aircraft shall be dispatched or shall take off without fuel and oil sufficient, considering the wind and other weather conditions to be encountered during the course of the flight, to complete such flight to the next point of landing specified in the clearance; and thereafter:

(1) To fly to and land at the alternate airport for such point designated in the clearance which is most distant from such point, and thereafter

(2) To fly for a period of at least 45 minutes at normal cruising consumption for the flight.

[CAR, May 31, 1938, as amended by Amdt. 129, 6 F. R. 4692]

§ 61.184 *Radio ground check.* Immediately preceding departure from originating station it shall be determined that both day and night frequencies of the two-way radio, as well as all additional frequencies whose use are contemplated during the flight, are working satisfactorily. The method of determining this shall be by radio contact on each frequency with at least one ground station.

§ 61.185 *Passengers aboard during refueling.* Passengers may be permitted to remain in the cabin during refueling: *Provided, That*

(a) There is no smoking in the aircraft, and

(b) There is no smoking on the ground in the vicinity of the aircraft, and

(c) An employee of the operator is stationed in the entrance to the passenger cabin and remains there alert for any emergency until refueling is completed.

§ 61.186 *Notice of other aircraft in flight on route (outside of airway traffic control area).* Immediately prior to departure it shall be the responsibility of the dispatcher dispatching an instrument flight outside of an airway traffic control area to ascertain from the best information available what other aircraft flights affecting the flight are in progress over the route between clearance points, the results of which shall be made known to the pilot. After departure of the scheduled flight the dispatcher will continue to advise his flight or flights the progress of all other known aircraft in flight on the course, crossing courses, converging courses, etc., affecting the flight.

DISPATCHING RULES (FOR CLEARANCE)

§ 61.191 *Necessity for dispatching authorization.* No scheduled air carrier flight shall be started except on the authority of an aircraft dispatcher qualified for the route, or part thereof, on which the flight takes off. No such authority is required for take-offs from an intermediate stop between points specified in the original clearance unless the flight has been delayed for any reason more than 30 minutes.

[Amdt. 129, 6 F. R. 4692, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415 and Amdt. 61-6, 12 F. R. 3171]

§ 61.192 *Dispatcher reporting for duty.* No dispatcher shall clear a flight of air carrier aircraft unless he has been on duty, at the station from which such clearance is effected, for a period sufficient to become familiar with existing

conditions. He shall continue on duty until the aircraft has landed in completion of a trip, or until the dispatching supervision has been taken over by an adjacent air carrier dispatcher or by another dispatcher who has relieved him after such relief dispatcher has been on duty for a period sufficient to become familiar with existing conditions.

§ 61.193 *Clearance and load manifest forms.* The clearance and load manifest forms used shall be approved by the Administrator. The original copies of such forms shall be given to the pilot in command and duplicate copies kept in the station file for at least 30 days.

[Amdt. 61-7, 12 F. R. 4667, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.194 *Preparation of clearance form.* A clearance form shall be prepared for each flight between specified clearance points. The information for such clearance shall be prepared by the authorized aircraft dispatcher of the air carrier operating the aircraft. This form shall be signed by the pilot in command and by the authorized aircraft dispatcher only when both believe the flight may be made with safety. The authority to sign such clearance may be delegated for a particular flight by the authorized aircraft dispatcher, but the authority to dispatch cannot be delegated and such dispatcher remains responsible for the dispatch and continued supervision of the flight.

[Amdt. 61-7, 12 F. R. 4667, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.195 *Preparation of load manifest form.* A manifest form showing the loading of the aircraft shall be prepared and signed for each flight by qualified personnel of the air carrier charged with the duty of supervising the loading of the aircraft and the preparation of the load manifest forms, or by qualified persons authorized by the air carrier. The aircraft when loaded shall not exceed the center of gravity limits or maximum allowable weight limits set forth in the aircraft certificate for the particular aircraft.

[Amdt. 61-7, 12 F. R. 4667]

§ 61.196 *Clearance and load manifest contents.* The following rules will govern the clearance and load manifest contents:

(a) The clearance shall contain or have attached thereto all current weather reports as outlined in § 61.171 over the airway or part thereof and, when available, any off-airway or on-call weather reports considered necessary or desirable by the pilot or dispatcher to insure the safety of the flight.

(b) When available, the latest terminal and airway forecasts shall be included in or attached to the clearance and shall be considered by the dispatcher responsible and pilot in command before clearance.

(c) The dispatcher or duly authorized station personnel shall attach or enter all current reports or information pertaining to weather and irregularities of navigational aids and facilities and aircraft instruments and equipment affect-

ing the flight. He shall also inform the pilot, during flight, of any additional or different irregularities, and the flight shall be controlled accordingly.

(d) The load manifest shall be completed or kept current at each intermediate stop.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.197 *Clearance request repetition.* When a pilot requests clearance from a dispatcher authorized to clear the proposed flight and is refused such clearance, he shall not make a similar request from another dispatcher.

§ 61.198 *Change in clearance by radio.* If a change in clearance is desirable while the aircraft is in flight, the pilot may be given a change in clearance by radio by an authorized dispatcher: *Provided*, The two-way conversation appears in the radio log. If the pilot is refused such change by one dispatcher, he shall not make a similar request of another dispatcher. No aircraft shall be recleared en route for instrument flight after clearance for contact flight with any one instrument or unit of equipment not in serviceable condition as provided for in § 61.208.

§ 61.199 *Weather minimums; general.* The following rules relating to weather conditions will govern the dispatching of air carrier aircraft.

(a) No scheduled air carrier aircraft shall be dispatched unless, at the time of take-off, the ceiling and visibility at the point of departure are equal to or better than those specified for departure in the air carrier operating certificate.

(b) In the event of ground fog, the dispatcher shall comply strictly with the pertinent procedures specified in the air carrier operating certificate with respect to take-offs and landings.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.200 *Weather minimums; visual-contact clearance.* The following rules relating to weather conditions will govern the dispatching of air carrier aircraft in visual-contact operation. No scheduled air carrier aircraft shall be dispatched unless:

(a) The hourly weather report sequence and current weather forecasts shall show a trend that gives sufficient indication that the ceilings and visibilities along the route to be flown are and will remain at or above the minimums specified in the air carrier operating certificate until the flight arrives at the point cleared to.

(b) During day operation minimum visibility shall be 1 mile except contact flight may be made when visibility is reduced to one-half mile by local smoke, dust, haze, blowing snow, or sand.

(c) During night operation at least one beacon on the course shall be visible from the aircraft at all times, unless otherwise specifically authorized by the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 51, 5 F. R. 1839, Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.201 *Instrument or over-the-top clearance.* The rules in §§ 61.202-

61.204 with respect to weather conditions shall govern the dispatch of air carrier aircraft in air transportation for instrument or over-the-top flight.

[Amdt. 129, 6 F. R. 4692]

§ 61.202 *Weather conditions at terminal or intermediate airports.* Air carrier aircraft shall not be dispatched in air transportation unless:

(a) The observed weather information and current weather forecasts, pertaining to all landing points specified in the clearance, give sufficient indication at the time of clearance that the ceilings and visibilities are, or will be, when the flight would arrive at such point or points, at or above the minimums specified in the air carrier operating certificate for letting-down-through; and

(b) The alternate airports required by § 61.203 are specified.

[Amdt. 129, 6 F. R. 4692, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.203 *Alternate airport requirement.* (a) When the observed weather information and current weather forecasts pertaining to a landing point specified in the clearance indicate, at the time of clearance, that the ceiling and visibility are, and will remain until the flight would arrive at such point, at or above the minimums specified in the air carrier operating certificate for letting-down-through, there shall be at least one alternate airport specified on the appropriate flight clearance for such point.

(b) When, at the time of clearance, the ceiling or visibility at a landing point specified in the clearance is below the minimums specified in the air carrier operating certificate for letting-down-through, but the weather reports pertaining to such point at the time of clearance show a trend, by the hourly sequence and current forecasts, that indicates that the weather conditions will improve to or above such minimums upon arrival of the flight at such point, two alternate airports shall be specified in the appropriate flight clearance for such point.

[Amdt. 129, 6 F. R. 4692, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.204 *Types of alternate airports.*

(a) If an alternate referred to in § 61.203 is equipped with a radio range, the weather conditions existing thereat at the time of clearance must be equal to, or above, the ceilings and visibilities specified in the air carrier operating certificate for letting-down-through at such airport when using it as an alternate airport, and the hourly weather report sequence and current forecasts shall show a trend that indicates that such weather conditions will continue or improve at such alternate airport until the flight shall arrive thereat. The weather minimums at such alternate airport shall in no case be less than one of the following:

(1) A ceiling of 1,000 feet and visibility of 1 mile;

(2) A ceiling of 900 feet with a visibility of 1½ miles; or

(3) A ceiling of 800 feet with a visibility of 2 miles.

(b) If an alternate referred to in § 61.203 is not equipped with a radio range, the weather conditions existing thereat, at the time of clearance, must

be equal to, or better than, broken clouds and a ceiling of 1,000 feet and a visibility of 2 miles, and the hourly weather report sequence and forecasts shall show a trend that gives sufficient indication of weather conditions continuing or improving until the flight shall arrive thereat: *Provided*, That the Administrator may, in the interest of safety, prescribe higher minimums at individual airports.

[Amdt. 129, 6 F. R. 4692, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.205 *Clearance of flights from alternate airports.* Clearance of flights from an alternate airport over an unauthorized route to an airport on an authorized route shall not be permitted unless the flights can be made in accordance with the provisions of § 61.22.

[Amdt. 61-10, 11 F. R. 5646]

§ 61.206 *Late or off-schedule flights.* When variations from the regular schedules occur, the dispatcher shall take such action or issue such special orders as may be necessary and proper.

§ 61.207 *Flight hazards.* No scheduled air carrier flight shall be dispatched when, in the opinion of either the pilot in command or the dispatcher, such flight cannot be completed with safety. No scheduled air carrier flight shall be continued toward any point cleared to when, in the opinion of either the pilot in command or the dispatcher, such continuation cannot be completed with safety unless, in the opinion of either, there is no safer method of procedure. In the latter event continuation shall constitute an emergency situation (see §§ 61.253, 61.310).

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.208 *Flight equipment.* An air carrier shall not dispatch an aircraft in air transportation unless the equipment required by this chapter for the particular type of operation involved, is installed in such aircraft and in serviceable condition and, if any part of such equipment becomes unserviceable in flight, a landing shall be made either at the nearest suitable landing area where a safe landing may be made or, at the next point of intended landing, whichever in the opinion of the pilot and dispatcher is the safest procedure: *Provided*, That the aircraft dispatcher in control of the flight may dispatch or authorize the operation of such aircraft in air transportation to the nearest point where repair or replacement of such equipment can be made if the equipment specified in §§ 61.209-61.212 for the particular category of operation involved is installed in such aircraft and in serviceable condition.

[Amdt. 51, 5 F. R. 1839, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.209 *Visual-contact day operation.*

- (a) One air-speed indicator.
- (b) One altimeter.
- (c) One tachometer for each engine.
- (d) One oil pressure gauge for each engine.
- (e) One oil temperature gauge for each engine.

(f) One manifold pressure gauge for each engine.

(g) One safety belt for each person aboard.

(h) (1) In passenger service, a minimum of two hand fire extinguishers of an approved type with an approved extinguishing agent, one of which is installed in the crew compartment, others readily accessible to the passengers. Such additional hand fire extinguishers as the Administrator finds necessary for compliance with § 61.31 (b) (2).

(2) In cargo service, two approved type portable fire extinguishers.

(i) One landing gear position indicator or equivalent facility.

(j) One first-aid kit.

(k) One magnetic compass.

(l) (1) In passenger service, such fire or smoke detecting and fire extinguishing equipment as is necessary for compliance with § 61.31 (b) and (c).

(2) In cargo service, one fixed fire extinguisher in each engine compartment.

(m) One or more storage batteries of sufficient capacity to operate all radio and electrical equipment.

(n) Two of the following units of radio equipment:

(1) One transmitter for two-way communication;

(2) One receiver for two-way communication;

(3) One radio range receiver.

(o) If such aircraft is a multiengine aircraft it may be operated with any one of the units of equipment in items (c), (e), or (f) above inoperative: *Provided*, That in the case of item (e) a cylinder temperature gauge in serviceable condition is installed on the same engine on which the inoperative oil temperature gauge is installed.

[Amdt. 51, 5 F. R. 1839, as amended by Amdt. 61-2, 11 F. R. 11355, Amdt. 61-4, 14 F. R. 2199]

§ 61.210 *Visual-contact night operation.*

(a) All equipment required for visual-contact day operation.

(b) Forward position lights and continuous white tail light.

(c) Two landing lights.

(d) Two 3-minute landing flares.

(e) One set of instrument lights.

(f) One electrical generator sufficient to operate all electrical and radio equipment.

[Amdt. 51, 5 F. R. 1839 as amended by Amdt. 61-5, 8 F. R. 3282]

§ 61.211 *Instrument or over-the-top day operation.* (a) All equipment required for visual-contact day operation.

(b) A fuel quantity indicator to show the amount of fuel in each of at least two fuel tanks.

(c) One additional air-speed indicator.

(d) An electrically heated pitot tube for each air-speed indicator.

(e) One rate of climb indicator.

(f) One gyroscopic rate-of-turn indicator combined with a bank indicator.

(g) One artificial horizon indicator.

(h) One directional gyrocompass.

(i) Two sensitive type altimeters.

(j) One outside air temperature gauge with indicating dial in cockpit.

(k) One clock with sweep second hand.

(l) One vacuum gauge installed in lines leading to the rate-of-turn and artificial horizon indicators and the directional gyrocompass.

(m) One carburetor ice indicator if the de-icing equipment requires manual manipulation.

(n) All of the radio equipment required by this chapter for instrument category of operation.

(o) One spare set of fuses.

[Amdt. 51, 5 F. R. 1839, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.212 *Instrument or over-the-top night operation.* (a) All equipment required for visual-contact night and instrument or over-the-top day operation.

[Amdt. 51, 5 F. R. 1839]

§ 61.213 *Operating limitations upon airplanes certificated under transport category requirements.* (a) When operating in scheduled passenger transportation any airplane certificated in accordance with the provisions of Part 4b, Subpart B (in the regulations issued on or after November 9, 1945), or of § 4a.737-T (in the regulations issued prior to November 9, 1945), the provisions of §§ 61.214-61.218 shall apply unless deviations therefrom are specifically authorized by the Administrator when he finds that, due to a peculiarity of a specific case, such application is unnecessary for safety.

(b) In determining compliance with these provisions, the data obtained in testing the airplane for type certification may be applied, by interpolation or by computation of the effects of changes in specific variables, to conditions differing from those for which specific tests are made, where such interpolations or computations will give results substantially equalling in accuracy the results of a direct test.

[Amdt. 61-20, 7 F. R. 989, as amended by Amdt. 61-12, 11 F. R. 5997, Amdt. 61-4, 14 F. R. 2199]

§ 61.214 *General limitations.* (a) The airplane shall not be operated from any field at an altitude outside of the altitude range for which maximum take-off weights have been determined and set forth in the airplane operating manual and shall not be dispatched to a field of intended destination, or have any field specified as an alternate, which is at an altitude outside the range for which maximum landing weights have been determined and set forth in the airplane operating manual.

(b) The weight of the airplane at take-off shall not exceed the certificated maximum take-off weight for the altitude of the field from which the take-off is to be made.

(c) The weight at take-off shall be such that, allowing for the consumption of the amount of fuel and oil which would normally be consumed in flight to the intended destination, the weight on arrival at the destination will not exceed the certificated maximum landing weight for the altitude of the field of intended destination.

[Amdt. 61-20, 7 F. R. 990, as amended by Amdt. 61-12, 11 F. R. 5997]

§ 61.215 *Take-off limitations to provide for engine failure.* Take-offs shall be made only from such fields in such directions and under such weight limitations that the following conditions are fulfilled as shown by the performance data determined under § 4b.91 or § 4a.747-T of this subchapter and set forth in the airplane operating manual.

(a) From any point on the take-off up to the time of attaining the critical-engine-failure speed set forth in the airplane operating manual, it shall be possible to bring the airplane to a safe stop within the landing area, as shown by the accelerate-and-stop distance data.

(b) If the critical engine should fail at any instant after the airplane attains the critical-engine-failure speed, it shall be possible to proceed with the take-off, and attain a height of 50 feet, as indicated by the take-off path data, before passing over the end of the take-off area. Thereafter it shall be possible to clear all obstacles either by at least 50 feet vertically, as shown by the take-off path data, or by at least 200 feet horizontally within the airport boundaries and 300 feet horizontally after passing beyond such boundaries. In determining the allowable deviation of the flight path in order to avoid obstacles, it shall be assumed that the airplane is not banked before reaching a height of 50 feet, as shown by the take-off path data, and that the maximum bank thereafter does not exceed 15°.

(c) In applying requirements (a) and (b), correction shall be made for any gradient of the take-off surface. Take-off data based on still air may be corrected to allow for the effect of a favorable wind which is equal to not more than 50 percent of the component along the take-off runway due to the reported wind condition.

[Amdt. 61-20, 7 F. R. 990 as amended by Amdt. 61-12, 11 F. R. 5997, Amdt. 61-12, 12 F. R. 6656, 6923]

§ 61.216 *Landing distance limitations.* (a) Airplanes shall be dispatched only under such conditions that it would be possible, as shown by the still air landing data, obtained in § 4b.111 of this subchapter or § 4a.750-T of this subchapter and set forth in the airplane operating manual, at a weight corresponding to the maximum weight expected to exist at the time of arrival at the field of intended destination, and under standard air conditions for the altitude of such field, to bring the airplane to rest, from a point 50 feet directly above the intersection of the obstruction clearance line (as defined in § 61.218) and the landing surface, within a total distance not in excess of 60 percent of the effective length (as defined in § 61.218) of the landing area most suitable for landing in still air.

(b) For every possible condition of wind velocity and direction and the corresponding landing direction required at the field of intended destination by the ground handling characteristics of the airplane category involved, the ratio of landing distance to effective length of landing area shall not be greater than that as specified in (a), after allowing for the effect on the landing path and roll of not more than 50 percent of the favor-

able wind component due to a particular wind condition.

(c) If requirement (a) can be met, but requirement (b) cannot be fully met, at a field of intended destination, a flight to such field may be dispatched under the following or more conservative conditions:

(1) At least one suitable alternate field shall be designated in the flight plan, at which requirements (a) and (b) of this section, as modified by § 61.217, and the requirements of §§ 61.203 and 61.204 are met.

(2) If requirement (b) cannot be met for the wind conditions existing at the time of arrival, the airplane shall proceed to the alternate.

[Amdt. 61-20, 7 F. R. 990, as amended by Amdt. 61-12, 11 F. R. 5997, Amdt. 61-4, 14 F. R. 2199]

§ 61.217 *Landing distance at alternate fields.* The conditions of § 61.216 shall apply with respect to alternate fields specified in the flight plan, except that in the case of alternate fields the landing distance as defined in that section shall not exceed 70 percent of the effective length of the landing area.

[Amdt. 61-20, 7 F. R. 990]

§ 61.218 *Definition of effective length of landing area.* The effective length of the landing area shall be the distance from the point where the obstruction clearance line, as defined below, intersects the landing surface to the far end of the landing area.

The obstruction clearance line is a line drawn tangent to or clearing all obstructions showing in a profile of the approach area, as defined below. The obstruction clearance line is further limited by having a slope to the horizontal of 1:20, as it approaches the landing area.

The approach area, as used in this section, shall be an area symmetrical about a center line coinciding with and prolonging the center line of the runway, except that where there is a multiplicity of parallel runways, or a large area continuously available for landing, the center line of the approach area shall coincide with the most probable landing path for instrument approaches. The approach area shall be considered as extending longitudinally from the landing area out to the most remote obstacle touched by the obstruction clearance line, assuming the center line of the approach area in plan view to be straight for at least 1,500 feet from the intersection of the obstruction clearance line with the landing surface, and thereafter continuing in a path consistent with the instrument approach procedures for the runway in question, or where such procedures are not specified, consistent with turns of at least 4,000 feet radius; and as extending laterally to a distance of 200 feet on either side of its center line at the point of intersection of the obstruction clearance line with the landing surface, with this distance increasing uniformly to 500 feet on either side of the center line of the area at a longitudinal distance of 1,500 feet from the intersection of the obstruction clearance line with the landing surface, and main-

taining a distance of 500 feet from the center line thereafter.

[Amdt. 61-20, 7 F. R. 990, as amended by Amdt. 61-1, 11 F. R. 10650]

EN ROUTE LIMITATIONS

§ 61.219 *All airplanes; all engines operating.* Airplanes shall be dispatched only at such take-off weights that, in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate of climb with all engines operating (as set forth in the airplane operating manual), shall be, in feet per minute, $6 V_{SO}$ at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that this requirement need not apply to airplanes certificated under the performance requirements of Part 4a of this subchapter.

[Amdt. 61-12, 11 F. R. 5997]

§ 61.220 *All airplanes; one engine inoperative.* Airplanes shall be dispatched only at such take-off weights that in proceeding along the intended track with the weight of the airplane progressively reduced by the anticipated consumption of fuel and oil, the rate of climb with one engine inoperative (as set forth in the airplane operating manual), shall be, in feet per minute, $0.02 V_{SO}^2$ for airplanes having maximum take-off weights up to 40,000 pounds, increasing linearly to $0.04 V_{SO}^2$ at 60,000 pounds, and $0.04 V_{SO}^2$ for maximum take-off weights above 60,000 pounds at an altitude at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles of either side of the intended track; except that for airplanes certificated under the performance requirements of Part 4a of this subchapter, the above rate-of-climb value may be $0.02 V_{SO}^2$ irrespective of maximum take-off weight.

[Amdt. 61-12, 11 F. R. 5997]

§ 61.221 *Airplanes with four or more engines; two engines inoperative.* If from any point along the track flown, more than 90 minutes at "all-engines-operating" cruising speed is required to reach an available landing area where the provisions of § 61.216 as modified by § 61.217 can be met at the airplane weight estimated to exist upon arrival there, an aircraft with four or more engines shall not be dispatched over such track unless its weight is such as to permit a rate of climb with two engines inoperative (as set forth in the airplane operating manual), in feet per minute, of $0.01 V_{SO}^2$ at an altitude of at least 1,000 feet above the elevation of the highest ground or obstruction within 10 miles on either side of the intended track to the landing area; or at 5,000 feet, whichever is higher; except that this requirement need not apply to airplanes certificated under the performance requirements of Part 4a of this subchapter. This specified rate of climb shall correspond to the airplane's weight attained at the moment of failure of the second engine (assumed to occur 90 minutes from time of departure), or to the weight which may be at-

tained by dumping fuel at the moment of failure of the second engine: *Provided*, That sufficient fuel is retained aboard the airplane to reach a point 1,000 feet directly above the landing area.

[Amdt. 61-12, 11 F. R. 5997]

§ 61.222 *Special air navigation facilities.* Where special air navigation facilities provide for reliable and accurate identification of high ground or obstruction extending for less than 20 miles along the track, the lateral distance of 10 miles specified in §§ 61.219 through 61.221 may be reduced to 5 miles.

[Amdt. 61-12, 11 F. R. 5997]

FLIGHT PREPARATION AND TAKE-OFF RULES

§ 61.231 *Radio ground check.* Before departure from the originating terminal on any scheduled air carrier operation, at least one check shall be made by the pilot of the radio system to be used in flight.

§ 61.232 *Radio check after take-off.* When a trailing antenna is used, a precautionary radio check to determine possible loss of such antenna shall be made as soon as practicable after take-off.

§ 61.233 *Control tests.* The pilot shall test the flight controls to the full limit of travel immediately prior to the take-off run.

[Amdt. 61-2, 9 F. R. 11603]

§ 61.234 *View of traffic.* Immediately prior to take-off, the pilot shall maneuver the aircraft to a position from which he can observe incoming and outgoing aircraft.

§ 61.235 *Engine tests.* Before the take-off run, the aircraft engine or engines shall be individually tested at full throttle, except that supercharged engines shall be tested at run-up r. p. m. at the manifold pressure specified by the operator for the particular conditions involved. The engine temperatures (including oil, carburetor, and head temperatures) shall be normal and each magneto shall be individually tested.

(a) No person other than a certificated airman may run-up the engine or engines of an air carrier aircraft while such engines are installed in an air carrier aircraft.

(b) Engine run-ups shall be conducted in such a manner as to minimize the possibility of loose gravel, cinders, and like material contacting the propeller blades and aircraft control, lift, and stabilizing surfaces.

§ 61.236 *Instrument tests.* Before the take-off run, as many as possible of the aircraft flight instruments, and particularly all pressure gauges and gyroscopic flight instruments, shall be tested by the pilot to determine that they are all functioning properly.

§ 61.237 *Take-off restrictions.* No pilot shall take off any air carrier aircraft if, in his opinion, the aircraft is not airworthy. No pilot shall take off any air carrier aircraft at any time when an engine is not functioning properly.

§ 61.238 *Runway utilization.* The take-off shall be started from a point which makes available the greatest

length of runway, considering the direction of the wind.

§ 61.239 *Restricted-vision take-offs.* If a method of take-off under conditions of restricted vision (including conditions of ground fog) is specified in the air carrier operating certificate it shall be strictly followed.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.240 *Pilots at controls.* Neither pilot shall leave the controls during ascent of the aircraft immediately following take-off.

§ 61.241 *Ice and snow.* No scheduled air carrier aircraft shall take off when the wings or tail surfaces of such aircraft have a coating of ice or snow.

FLIGHT COURSE AND EN ROUTE RULES

§ 61.251 *Weather minimums—(a) Point cleared to.* No scheduled air carrier aircraft dispatched in accordance with §§ 61.201-61.204 shall continue toward the point cleared to unless weather conditions at such point remain at or above the minimums specified in the air carrier operating certificate for such airport: *Provided, however,* That such aircraft may be redispached en route in accordance with § 61.203 (b) if the weather conditions at the point cleared to drop below the minimums specified in the air carrier operating certificate.

(b) *Alternate airports.* No scheduled air carrier aircraft shall continue toward the point cleared to unless the weather minimums at required alternate airports (§ 61.201) specified in the clearance remain, throughout the flight, at or above the minimums specified in the air carrier operating certificate for such airport when used as an alternate: *Provided, however,* That the clearance may be amended en route by the substitution of another alternate airport within the fuel range of the aircraft as outlined in § 61.183 (b) with weather conditions at or above the minimums specified in the air carrier operating certificate for such airport when used as an alternate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415, Amdt. 61-36, 7 F. R. 6632]

§ 61.252 *Deviation from route.* No scheduled air carrier aircraft shall deviate from its authorized route, except when operating in accordance with traffic control instructions issued by a control tower or control center or when circumstances render such deviation necessary as a safety measure. In the latter case any deviation of more than 25 miles from the authorized route shall be explained by the pilot in a written report to the Administrator of Civil Aeronautics. Such report shall be made within 7 days after the completion of the flight.

CROSS REFERENCE: For special regulation permitting noncompliance with this section in the case of flights of scheduled air carriers at certain altitudes, see Regulation, Serial No. SR-331, appearing as a note preceding the text of Part 40.

[Amdt. 61-11, 11 F. R. 5646]

§ 61.253 *Dispatcher emergency decisions.* In an emergency situation, arising during the course of the flight, which

requires immediate decision and action on the part of the dispatcher, and that is known to him, the aircraft dispatcher shall notify and advise the pilot as to such situation. Further, the dispatcher shall determine from the pilot what final decision has been made by such pilot and shall cause the same to be entered in the station radio log.

§ 61.254 *Reporting icing conditions.* When a pilot reports an icing condition in accordance with § 61.292, the pertinent information including time, altitude, location, type and extent of the icing conditions encountered shall immediately be relayed to the nearest U. S. Weather Bureau airway station and to the appropriate general supervising and forecasting district headquarters of the U. S. Weather Bureau.

FLIGHT ALTITUDE RULES

§ 61.261 *Flight altitude rules.* Except during take-off and landing, the flight altitude rules prescribed in paragraphs (a) and (b) of this section, in addition to the applicable provisions of § 60.17, shall govern air carrier operations: *Provided*, That other altitudes may be established by the Administrator for any route or portion thereof where he finds, after considering the character of the terrain being traversed, the quality and quantity of meteorological service, the navigational facilities available, and other flight conditions, that the safe conduct of flight permits or requires such other altitudes.

(a) *Day VFR passenger operations.* No aircraft engaged in passenger operations shall be flown at an altitude less than 1,000 feet above the surface or less than 1,000 feet from any mountain, hill, or other obstruction to flight.

(b) *Night VFR or IFR operations.* No aircraft shall be flown at an altitude less than 1,000 feet above the highest obstacle located within a horizontal distance of 5 miles from the center of the course intended to be flown or, in mountainous terrain designated by the Administrator, 2,000 feet above the highest obstacle located within a horizontal distance of 5 miles from the center of the course intended to be flown: *Provided*, That in VFR operations at night in such mountainous areas aircraft may be flown over a lighted civil airway at a minimum altitude of 1,000 feet above such obstacle.

[Amdt. 61-13, 13 F. R. 589]

§ 61.262 *Maximum altitude of flight operations.* No scheduled air carrier aircraft shall be operated at altitudes above 17,000 feet above sea level unless specifically permitted by the terms of the air carrier operating certificate issued to the air carrier. A competent cabin attendant to care for passengers shall be provided on all air carrier flights carrying passengers operating for any period of time above 12,000 feet above sea level.

[Amdt. 120, 6 F. R. 3099, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.263 *Oxygen apparatus and its use.* No air carrier aircraft shall be operated in scheduled air transportation at an altitude exceeding 10,000 feet above sea level continuously for more than 30

minutes, or at an altitude exceeding 12,000 feet above sea level for any length of time, unless such aircraft is equipped with an effective oxygen apparatus and an adequate supply of oxygen available for the convenient use of the operating crew, and proper use is made of such apparatus.

[Amdt. 94, 6 F. R. 784]

INSTRUMENT APPROACH RULES

§ 61.271 *Altitude maintenance on initial approach.* When making an initial approach to a radio range station, on instruments or on top of overcast or clouds, an aircraft in scheduled air carrier operation shall not descend below the pertinent minimum altitude for initial approach specified in the air carrier operating certificate for such station, until arrival over the radio range station has been definitely proved by the method outlined in the appropriate instrument approach procedures of the air carrier operating certificate.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.272 *Letting-down-through procedure.* When instrument authority is authorized standard instrument approach procedure shall be established by the operator for each radio range station used or to be used for letting-down-through, and approved by the Administrator and included in the air carrier operating certificate. The letting-down-through methods, procedures and minimums specified shall be strictly adhered to.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.273 *Approach and landing limitations.* No instrument approach procedure shall be executed or landing made at an airport when the latest U. S. Weather Bureau weather report for that airport indicates the ceiling or visibility to be less than that prescribed by the Administrator for landing at such airport.

[Amdt. 61-3, 12 F. R. 345]

§ 61.273-1 *Standard instrument approach procedures (CAA rules which apply to § 61.273).* See Part 609 of this title.

[Supp. 3, 13 F. R. 1423. Correction noted at 14 F. R. 38]

LANDING RULES

§ 61.281 *Pilots at controls.* The pilots shall remain at their controls during the final approach and landing.

§ 61.282 *Restricted-vision landing.* The method of landing under conditions of restricted vision, when authorized, will be specified in the air carrier operating certificate, and shall be strictly adhered to.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.283 *Provisional weight.* No aircraft, the specification for which lists a provisional weight, shall be landed at a weight in excess of standard, except in accordance with the provisions of § 61.310.

§ 61.284 *Fuel dumping.* No fuel shall be dumped in effecting a landing except in accordance with § 61.310, and then only if the pilot deems it safer than landing at a weight in excess of standard.

FLIGHT INTERRUPTION RULES

§ 61.291 *Weather interruption.* If any hazardous flight condition is encountered en route, the pilot shall broadcast information as to the course of action which he is taking and as to his reasons therefor.

§ 61.292 *Icing conditions.* No air carrier shall dispatch or operate aircraft in air transportation through any known or probable icing condition unless the aircraft is equipped for de-icing wings, propellers, and for such other parts of the aircraft as the Administrator may prescribe to assure safety of the flight under the particular conditions to be encountered. When an icing condition is encountered in flight the pilot shall, if possible, immediately notify his radio ground station of such fact and the company shall immediately transmit such information to the nearest office of the United States Weather Bureau in accordance with § 61.254.

[Amdt. 61-3, 8 F. R. 830]

§ 61.294 *Mechanical interruptions.* In the event of any mechanical failure or interruption (including failure of engine, flight instrument, radio, or other essential component of the aircraft) which may involve the safety of the flight, the pilot shall proceed to and land at the nearest place where a safe landing can be effected.

CROSS REFERENCE: For general pilot authorization in emergency situations, see § 61.310.

§ 61.295 *Communications failure.* In the event of inability to maintain two-way communication with the appropriate communications station or in the event that the pilot does not receive radio signals sufficient to permit him to maintain instrument flight to any point cleared to or otherwise specified in the approved flight plan, one of the following procedures shall be observed:

(a) *Contact flight.* The aircraft may proceed: *Provided*, That the flight may be made in accordance with contact flight rules as provided for in § 60.2 of this subchapter.

(b) *Landing.* Landing may be made at the nearest suitable airport at which favorable weather conditions exist.

(c) *Emergency procedure.* In the event weather conditions do not permit the procedures provided for in paragraphs (a) or (b) of this section, the pilot shall proceed according to his approved flight plan, including any amending instructions issued and acknowledged en route, with particular attention to maintaining his last acknowledged assigned altitude until the approach time last authorized for him, after which landing may be made. Normal traffic will resume as soon as the aircraft has landed or been accounted for, but, in any event, in not more than 30 minutes after the approach time last authorized for the aircraft.

[CAR May 31, 1938, as amended by Amdt. 102, 6 F. R. 1159, Amdt. 61-4, 8 F. R. 2006, and Amdt. 61-5, 10 F. R. 10165]

GENERAL PILOT RULES

§ 61.301 *Command of flight.* The pilot in command shall be in command during the flight of the aircraft.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.302 *Remaining at controls.* The pilots shall remain at their posts while the aircraft is in flight and shall not leave the pilot compartment except when it is necessary in attending to their regular duties or when replaced by a person authorized in § 61.303. When a copilot is required to attend passengers, he shall not, unless the pilot in command deems it necessary, leave the pilot compartment until the aircraft has ascended to its cruising altitude, or during the final stages of an approach for a landing.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.303 *Manipulation of controls.* No person, other than a pilot in command or copilot, shall manipulate the controls of an air carrier aircraft while in scheduled flight: *Provided*, That at the discretion of the pilot in command, such restriction shall not apply to authorized inspectors of the Administrator or to properly qualified company personnel or to properly qualified personnel of other air carriers.

[Amdt. 51, 5 F. R. 1839, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.304 *Pilot compartment.* (a) No person except a member of the operating crew, an air carrier inspector of the Administrator of Civil Aeronautics, or a duly authorized representative of the Civil Aeronautics Board shall be admitted to the pilot compartment.

(b) No person shall occupy a seat in the pilots' compartment or the companionway thereto unless such seat is securely attached to the structure of the aircraft and is provided with a safety belt which shall be kept fastened by the occupant throughout his occupancy of such seat.

(c) Unless a seat is also available for his use in the passenger compartment, no person shall be admitted to the pilot compartment during scheduled flight except:

- (1) A member of the flight crew;
- (2) A person engaged during flight in the checking of pilots' operations for the Federal Government or for the air carrier;
- (3) Flight supervisory personnel of the air carrier concerned who are certificated pilots;
- (4) Pilots in command or copilots of the air carrier concerned; or pilots in command or copilots of another scheduled air carrier who have been authorized by the air carrier concerned and the Administrator to make the trips over the route being flown for the purpose of route qualification or familiarization;
- (5) Certificated aircraft dispatchers of the air carrier concerned or certificated aircraft dispatchers of another air carrier who have been authorized by the air carrier concerned and the Adminis-

trator to make the trips over the route being flown for the purpose of establishing or maintaining dispatcher route qualification; or

(6) Certificated mechanics of the air carrier concerned, in the performance of duty;

(7) Pilot trainees in the employ of the air carrier. This provision shall terminate at the end of the war.

(d) Any air carrier inspector of the Administrator of Civil Aeronautics or a duly authorized representative of the Civil Aeronautics Board shall be admitted to the pilot compartment of an air carrier aircraft at any time while in the performance of his official duty.

[Amdt. 103, 6 F. R. 1334, as amended by Amdt. 61-32, 7 F. R. 1664, Amdt. 61-2, 8 F. R. 830, Amdt. 61-7, 11 F. R. 5595, Amdt. 61-6, 12 F. R. 3171, Amdt. 61-4, 14 F. R. 2199]

§ 61.305 *Time of reporting for duty.* The pilot in command of any scheduled flight and the copilot shall report to the operations office of the operator in sufficient time prior to the start of any scheduled flight to study and familiarize themselves with weather conditions on the route to be flown and for the plan of flight to be executed for the proposed schedule.

§ 61.306 *Local airport rules and inter-line agreements.* Pilots shall at all times comply with accepted safety agreements or practices, including current inter-airline agreements and local airport traffic rules, as approved by the Administrator.

§ 61.307 *Maneuvers.* All aircraft maneuvers not necessary to the safe and orderly progress of the flight shall be avoided.

§ 61.308 *Maps and flight equipment.* It shall be the responsibility of the pilot in command before any scheduled flight is started to have in his possession in the cockpit proper flight and navigational facility maps, including instrument approach procedures when instrument flight is authorized, and such other flight equipment as may be necessary to properly conduct the particular flight proposed.

§ 61.309 *Flashlights.* It shall be the responsibility of the pilot in command to see that two satisfactory flashlights in good working order are provided in the aircraft and accessible to both pilots.

§ 61.310 *Emergency decisions.* The pilot in command is authorized, in emergency situations which require immediate decision and action, to resolve upon a course of action which is required by the factors and information available to him. He may, in such situations, deviate from prescribed methods, procedures, or minimums to the extent required by considerations of safety. When such emergency authority is exercised, the pilot shall, to the extent possible, keep the proper control station fully informed regarding the progress of the flight. He shall submit a written report of any such deviation to his operations manager. The operations manager shall furnish a copy of such report, with his comments, promptly to the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

MISCELLANEOUS RULES

§ 61.321 *Distribution of notices.* The operator shall set up some provisions for the prompt transmission of all information pertaining to changes and irregularities of all navigational aids and facilities over his entire system. In addition where inter-air-line agreements, airway traffic control regulations, and local airport traffic rules, etc., have been provided and adopted, on any portion of the route or routes, prompt notice and appropriate instructions shall be given to all personnel concerned.

§ 61.322 *Air carrier aircraft proving period.* (a) All air carrier aircraft of a new type shall have at least 100 hours of proving tests in the hands of an air carrier, under the supervision of an authorized representative of the Administrator, before authority for carrying passengers may be issued. At least 50 hours of such tests shall be in scheduled air carrier operation and include at least 10 hours of night operation.

(b) In the case of major changes on aircraft previously proved, or the use of the same aircraft on a different operation, 50 hours of proving tests similar to that outlined in the preceding paragraph may be required, at least 25 hours of which shall be in scheduled operation.

(c) During the tests specified in paragraphs (a) and (b) of this section, passengers other than those essential to the tests are prohibited. Mail, express, and cargo may be carried, at the discretion of the Administrator.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.322-1 *Aircraft proving tests (CAA rules which apply to § 61.322).*—(a) *Purpose.* The purpose of aircraft proving tests is to determine the air carrier's ability to conduct the proposed operation in compliance with applicable provisions of the regulations in this subchapter and in accordance with the minimum safety requirements of the Civil Aeronautics Administration.

(b) *Application.* At least 15 days prior to the scheduling of aircraft proving tests, officials of the air carrier shall submit to the Civil Aeronautics Administration office handling its operations specifications, a written request for the assignment of Civil Aeronautics Administration personnel to observe the tests. The request must be accompanied by an original application and copies of pertinent proposed amendments to the operations specifications, and must include sufficient data pertaining to the aircraft to satisfy the Administrator that the air carrier is prepared for the aircraft proving tests. This will allow sufficient time for making any necessary additions or corrections, thus preventing delays or misunderstandings.

(c) *Conduct.* After the air carrier has made all the necessary preparations to conduct the aircraft proving tests, duly designated representatives of the Civil Aeronautics Administration will be assigned to observe them. Such portions of the aircraft proving tests as may be conducted under conditions of scheduled operation, shall be undertaken exactly as the operator intends to operate in scheduled air transportation when carrying

passengers, property, or mail, or any combination thereof. Air carrier personnel assigned to conduct the aircraft proving tests shall be regular crew members who, it is anticipated, will be assigned to the aircraft.

(d) *Conclusion.* On completion of the aircraft proving tests, a reasonable period of time will be required in order that the information gained during the tests can be compiled by the field office and submitted, with recommendations regarding approval, to appropriate supervisory personnel of the Civil Aeronautics Administration.

[Supp. 2, 13 F. R. 3460. Corrections noted at 14 F. R. 38]

CROSS REFERENCE: For statements of policy by the Administrator of Civil Aeronautics regarding § 61.322. Air carrier aircraft proving period, see Part 910 of this title.

§ 61.323 *Smoking rules.* The operator may permit smoking in scheduled air carrier aircraft except in berths of sleeper planes and during refueling: *Provided,* (a) The aircraft carries a copilot or cabin attendant, who shall notify passengers when and where smoking is prohibited.

(b) Sufficient ash containers of a suitable type are provided.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.324 *No smoking signs.* A prominent "No Smoking" sign shall be displayed in berths.

§ 61.325 *Smoking in pilot compartment.* When the operator permits smoking in the pilot compartment, suitable ash containers for the members of crew shall be provided. In no event shall smoking be permitted during take-offs, landing, and refueling.

§ 61.326 *Radio rules.* The following rules will govern the use and operation of radio facilities by an air carrier.

(a) Radio facilities, exclusive of the emergency equipment in the aircraft, shall be ready for immediate use at all times when the aircraft is in flight, except as may otherwise be provided for in § 61.208.

(b) The radio communications system required by this subchapter shall at all times be operated in strict accordance with the rules and regulations provided therefor by the Federal Communications Commission.

CROSS REFERENCE: For the regulations of the Federal Communications Commission governing aviation radio services, see Telecommunication, 47 CFR Part 9.

(c) Where a communication channel serves point-to-point contacts in addition to ground to plane it is required that priority of the circuit be given to plane to ground and ground to plane communication. Where in the opinion of the Administrator the volume of point-to-point traffic is so heavy as to interfere with the primary purpose of the circuit, i. e., plane to ground and ground to plane contacts, the Administrator may require that all other traffic be removed from this circuit.

§ 61.327 *Fuel dumping.* In circumstances other than those in connection with the effecting of a landing, fuel shall not be dumped except in accordance

with § 61.310, and then only if the pilot deems it safer than any other procedure.

§ 61.328 *Marking emergency exits.* Emergency exits of aircraft carrying passengers shall be clearly marked as such in letters not less than three-fourths of an inch high with luminous paint, such markings to be located either on or immediately adjacent to the pertinent exit and readily visible to passengers. Location and method of operation of the handles shall be marked with luminous paint.

[Amdt. 61-13, 8 F. R. 14602]

OPERATIONS MANUAL

§ 61.331 *Necessity.* Each operator of a scheduled air carrier shall prepare and maintain an operations manual for the use and guidance of the air carrier flight and ground personnel. If desired by the operator, such manual may be broken down into two or more parts, on a divisional basis, but the manual for each division shall be complete as pertains to such division.

§ 61.332 *Contents.* Each operations manual, including a divisional manual, shall contain:

(a) A copy of that portion of the air carrier operating certificate pertaining to en route operations and airport specifications.

(b) A copy of all interline traffic agreements affecting the particular operation involved; and

(c) Any other data or information which the operator desires to include for the efficiency or safety of the operation.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

§ 61.333 *Form.* The operations manual shall be loose-leaf in form, and each page therein shall be numbered and dated to show the currency of all material contained therein. All copies of such manual shall at all times be kept up to date.

§ 61.334 *Delivery of copies.* A copy of the operations manual shall be furnished to at least the following persons:

(a) The Administrator of Civil Aeronautics;

(b) The Chief of the Air Carrier Service, Civil Aeronautics Administration;

(c) Each air carrier inspector of the Administrator of Civil Aeronautics in charge of inspection on any portion of the route, including any division thereof;

(d) Each air carrier pilot in command;

(e) Each air carrier copilot;

(f) Each person authorized for dispatching duty;

(g) Each air carrier aircraft radio operator; and at

(h) Each air carrier terminal and scheduled intermediate stop.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

§ 61.334-1 *Copies of operations manual (CAA rules which apply to § 61.334).* The copy of the operations manual for the Administrator of Civil Aeronautics shall be delivered to the Director, Flight Operations Service, A-280, Civil Aeronautics Administration, Department of Commerce, Washington 25, D. C., and

the copy of the operations manual for the Chief of the Air Carrier Service, Civil Aeronautics Administration, shall be delivered to the Chief, Scheduled Air Carrier Division of the region in which headquarters of the air carrier is located.

[Supp. 4, 13 F. R. 4252. Correction noted at 14 F. R. 38]

§ 61.335 *Record of copies.* Each air carrier shall keep a complete record of all persons to whom copies of its operations manual have been furnished.

§ 61.336 *Changes.* The following rules will govern changes made in the operations manual:

(a) Any change issuing from the Administrator pertaining to that portion of the air carrier operating certificate covering en route operations and airport specifications shall be promptly incorporated in the operations manual and a copy thereof sent, in the form of a new page of such manual, to each person required to hold a copy of the manual. Each amended page of the manual shall be properly dated.

(b) Upon receipt of such new page or pages, the recipient shall insert the current information in the manual.

(c) Any data not issuing from the Administrator may be changed by the operator, without approval of the Administrator, providing such change is not inconsistent with any Federal regulation or the air carrier operating certificate. Notice of any such change shall be given promptly in accordance with the provisions of paragraph (a) of this section.

[CAR, May 31, 1938, as amended by Amdts. 61-21 through 61-31, 7 F. R. 1415]

REPORTS

§ 61.341 *General.* Each scheduled domestic air carrier shall furnish the Administrator such reports as may be required by him.

§ 61.341-1 *Mechanical hazard and difficulty reports (CAA rules which apply to § 61.341)—(a) Daily report of mechanical hazards.* (1) Whenever a failure, malfunctioning, or other defect is detected in flight or on the ground in an aircraft or aircraft component which may reasonably be expected by the air carrier to cause a serious hazard in the operation of any aircraft, notice thereof shall be transmitted through the air carrier's principal maintenance base to the Civil Aeronautics Administration maintenance agent-in-charge assigned to the air carrier.

NOTE: Failures, malfunctionings, or other defects required to be reported under these rules comprise generally the following basic items:

- (1) Fire hazards.
- (2) Structural hazards.
- (3) Serious system or component malfunctioning or failure.
- (4) Unsafe procedures or conditions, and
- (5) Defects in design or quality of parts and materials found installed on aircraft or intended for such installation.

(2) Such daily reports shall be required only where mechanical hazards have been detected; shall cover the 24-hour period from midnight to midnight of each day; and shall be transmitted to

the assigned maintenance agent of the Civil Aeronautics Administration before noon of the following working day, except that reports for Fridays, Saturdays, and Sundays may be submitted not later than noon of the following Mondays.

(3) Such reports may be transmitted in a manner and on a form convenient to the air carrier's system of communications and procedures.

NOTE: Whenever practicable, the following guide for each aircraft category should be used by the air carrier in the preparation of the daily reports:

- (1) Category, NC identification of aircraft, airline and trip number.
- (2) Emergency procedure effected (unscheduled landing, dumped fuel, etc.).
- (3) Nature of condition (fire, structural failure, etc.).
- (4) Identification of part and system involved.
- (5) Apparent cause of trouble (wear, cracks, design, personnel error, etc.).
- (6) Disposition (repaired, replaced, aircraft grounded, etc.).
- (7) Brief narrative summary to supply any other pertinent data required for more complete identification, determination of seriousness, etc.

(4) The daily reports should not be withheld pending presentation of all specific details pertaining to such items of information. As soon as the additional information is obtained it may be submitted as a supplement to the report.

(5) The rules requiring daily reports of mechanical hazards will become effective upon publication in the FEDERAL REGISTER.

[CAR, May 31, 1938, as amended by Amdt. 61-4, 14 F. R. 2199]

(b) *Monthly report of mechanical difficulties.* (1) As soon as practicable after the expiration of each calendar month, each air carrier shall submit in triplicate on a form prescribed by, or other form acceptable to, the Administrator, such information with respect to the mechanical defects, malfunctionings, and failures which occurred to the aircraft and components operated by the air carrier during the preceding calendar month, as may be necessary to determine the mechanical reliability of such aircraft and components. The detailed information upon which such reports are based shall be made available for review by the assigned maintenance agent of the Civil Aeronautics Administration, or an authorized representative of the Civil Aeronautics Board.

NOTE: Sample guides for this form may be obtained from authorized representatives of the Administrator.

(2) The foregoing monthly reporting procedure shall become effective beginning with the calendar month of October 1948.

[Supp. 6, 13 F. R. 5808, 5858, 5877]

§ 61.342 *Monthly report.* A monthly operations report shall be submitted to the Administrator, on and in accordance with a form supplied for the purpose, not later than the 20th day of the next succeeding month.

§ 61.343 *Mechanical interruption.* A mechanical interruption report shall be submitted to the Administrator, on and in accordance with a form supplied for

the purpose, through the air carrier maintenance inspector of the Administrator assigned to such operation, as soon as possible but not later than 10 days after such mechanical interruption occurs. Any block-to-block instrument or equipment mechanical failure, in whole or in part, shall be reported as above.

§ 61.344 *Weather interruption.* An air carrier shall maintain and make readily available to inspectors of the Administrator or Board for not less than 1 year from the date of the flight the records pertaining to any flight of aircraft engaged in air transportation which, because of unfavorable weather conditions, was interrupted by either:

- (a) Failure to land at the point or points to which the flight was cleared;
- (b) A landing at a point other than that to which the flight was specifically cleared;
- (c) Landing at points cleared to other than in the progressive order of landing specified in the flight clearance; or
- (d) A re-clearance by radio during flight.

Such records shall include at least the flight plan, flight log, company clearance form, and weather reports upon which the clearance was based.

[Amdt. 52, 5 F. R. 1949]

§ 61.345 *Mechanical record.* The records of the air carrier covering mechanical trouble shall be made available upon request to any authorized representative of the Administrator or Board.

[Amdt. 75, 5 F. R. 3947]

§ 61.346 *Irregularity report.* All airmen, including flight and ground personnel, shall immediately report any irregularity or hazard which exists on or adjacent to any civil airway, and which in their opinion, makes for unsafe operation of aircraft in flight. Such report shall be made to the air carrier operations manager, who shall verify its accuracy to the best of his ability. If the report is justified, notice of the irregularity or hazard shall at once be given to the Administrator.

PART 62—NOTICE AND REPORTS OF AIRCRAFT ACCIDENTS AND MISSING AIRCRAFT

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NOTICE OF ACCIDENT

- 62.31 Notice of aircraft accident and occurrences.
62.32 Responsibility for giving notice.
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REPORT OF ACCIDENT

- 62.36 Report of aircraft accident.
62.37 Responsibility for making report.
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PRESERVATION OF WRECKAGE AND RECORDS

- 62.41 Preservation of aircraft wreckage and records.
62.42 Prohibition against removing or disturbing wreckage and records.
62.43 Recording of original position and condition of wreckage.
62.44 Release of wreckage.

NOTICE OF MISSING AIRCRAFT

- 62.46 Notice of missing aircraft.
62.47 Contents of notice.

AUTHORITY: §§ 62.0 to 62.47 issued under secs. 205 (a), 702, 52 stat. 984, 1013; 49 U. S. C., 425 (a), 582.

SOURCE: §§ 62.0 to 62.47 appear at 14 F. R. 1516.

§ 62.0 *Applicability of this part.* The provisions of this part establish requirements for the notification and reporting of accidents involving civil aircraft in the United States, and aircraft of United States registry wherever they occur, and further establish requirements for the notification of overdue aircraft.

§ 62.1 *Definitions.* (a) As used in this part the words listed below shall be defined as follows:

(1) *Aircraft accident.* An aircraft accident is an accident which occurs during the starting or warming up of an engine or engines, or operation of an aircraft, which results in serious or fatal injury to one or more persons or in substantial damage to any aircraft. Whenever fatal or serious injury results from contact with a rotating propeller which is installed on an aircraft, it shall be considered an aircraft accident. A collision of two or more aircraft is considered one aircraft accident. Aircraft accidents are divided into two classifications: (i) Aircraft accidents incident to flight and (ii) aircraft accidents not incident to flight.

(2) *Accident incident to flight.* An aircraft accident incident to flight is an accident which occurs between the time an engine or engines are started for the purpose of commencing flight until the aircraft comes to rest with all engines stopped for complete or partial deplaning or unloading. It excludes death or injuries to persons on board which result from illness, altercations, falling, stumbling, etc., or during enplaning or deplaning and other occurrences not directly attributable to normal flight operation.

(3) *Accident not incident to flight.* An aircraft accident not incident to flight is an aircraft accident other than one defined in subparagraph (2) of this paragraph as incident to flight.

(4) *Operator.* An operator of aircraft shall include the owner, lessee, and any other person who causes or authorizes the operation of the aircraft.

(5) *Fatal injury.* Fatal injury is an injury which results in death within 30 days.

(6) *Serious injury.* Serious injury is an injury which requires hospitalization and medical treatment for a period of five or more days, or results in a fracture of any bone (except simple fractures of fingers, toes, or nose), lacerations which cause severe hemorrhages, or involve muscles, injury to any internal organ, or second or third degree burns or any burns involving more than 5% of the body surface, provided that the injury does not result in death within 30 days.

(7) *Minor injury.* Minor injury is any injury which does not result in death within 30 days and is not a serious injury.

(8) *Substantial damage.* Substantial damage is damage which necessitates major overhaul of the aircraft or the replacement of or extensive repairs to any major component or combination of components of the aircraft.

(9) *Minor damage.* Minor damage shall include damage which is easily repairable such as scraped wing tips, bent fairing or cowlings, small punctured holes in the skin or fabric, dented skin or trailing edge, or damage to tires, engine accessories, brakes, or propeller blades.

SUBPART A—AIR CARRIER REQUIREMENTS

NOTICE OF ACCIDENT

§ 62.5 *Notice of aircraft accident and occurrences.* Immediate notice shall be given of any accident involving air carrier aircraft of United States registry wherever it occurs. Immediate notice will be made of any occurrence of fire involving any of the components or systems aboard the aircraft when incident to flight, regardless of the extent of injury to occupants or damage to the aircraft.

§ 62.6 *Responsibility for giving notice.* In accidents or occurrences involving air carrier aircraft of United States registry, the operator thereof shall be responsible for giving notice as provided in § 62.5.

§ 62.7 *To whom notice is directed.* The notice shall be directed to the Civil Aeronautics Board through its nearest office or through the nearest Civil Aeronautics Administration communications station or agent who upon receipt shall transmit the information to the nearest Civil Aeronautics Board office. The notice shall be sent by the most expeditious means of communication available.

§ 62.8 *Information to be given in notice.* The notice shall include the following information concerning the accident, if available: Location, date, time of day, number of persons involved, injuries to each, aircraft identification including registration number, aircraft make and model, names of crew members, operator, and briefly the nature or circumstances surrounding the accident.

REPORT OF ACCIDENTS

§ 62.10 *Report of aircraft accidents.* A written report shall be made of every aircraft accident incident to flight involving air carrier aircraft of United

States registry wherever it may occur. A written report will not be required on any occurrence involving minor damage, or minor injury, or of any aircraft accident not incident to flight, unless the operator has been requested to make such a report by an authorized representative of the Civil Aeronautics Board or the Civil Aeronautics Administration.

§ 62.11 *Responsibility for making report.* The operator of the aircraft involved in the accident shall be responsible for making the written report required by § 62.10. The report shall be made as soon as practicable and good cause shown in writing for any delay over ten days. Each member of the crew involved in the accident, if not physically incapacitated at the time of the submission of the report, shall attach thereto a signed statement setting forth the facts, conditions, and circumstances pertinent to the accident. If incapacitated, a statement shall be submitted as soon as physically possible.

§ 62.12 *Form of report and contents.* The report shall be made in duplicate on an accident report form furnished by the Civil Aeronautics Board and shall contain all available information required therein.

§ 62.13 *To whom the report is directed.* The original and one copy of the report shall be mailed or delivered to the office or representative of the Civil Aeronautics Board nearest the headquarters of the air carrier involved, or delivered to a Civil Aeronautics Administration agent who will immediately transmit the original copy of the report with the originals of any attachments directly to the appropriate office of the Civil Aeronautics Board.

PRESERVATION OF WRECKAGE AND RECORDS

§ 62.14 *Preservation of aircraft wreckage and records.* Aircraft, parts, and records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.5 shall be preserved for the Board by the operator.¹ Wreckage of aircraft involved in accidents not requiring notification under § 62.5 need not be preserved, unless specifically ordered by an authorized representative of the Civil Aeronautics Board or of the Administrator.

§ 62.15 *Prohibition against removing or disturbing wreckage and records.* Aircraft, parts, or records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.5 shall not be disturbed or removed, unless specific permission is granted by an authorized representative of the Civil Aeronautics Board, except where necessary (a) to give assistance to persons injured or trapped therein, (b) to protect such wreckage from further serious damage, or (c) to protect the public from injury.

¹Where accidents occur outside of the United States, its territories, or possessions, the air carrier shall only be responsible for taking such measures for preserving aircraft wreckage or records as may legally be taken in the place where the accident occurs.

§ 62.16 *Recording of original position and condition of wreckage.* Whenever wreckage is removed in accordance with the provisions of § 62.15, prior to the removal, sketches or photographs shall be made of the original position and condition of the wreckage, and marks on the ground, and any pertinent data which cannot be effectively photographed shall be recorded, unless the resultant delay would endanger the lives of persons injured, or trapped, or unless the essential interests of public safety can be protected only by immediate movement. In any event, movement of the wreckage shall be so accomplished as to entail the minimum possible disturbance thereof, and it shall be preserved in accordance with the provisions of § 62.14.

§ 62.17 *Release of wreckage.* Aircraft, parts, or records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.5 shall not be released for repair, salvage, disposal, or any other purpose until permission is granted by an authorized representative of the Civil Aeronautics Board.

NOTICE OF OVERDUE AIRCRAFT

§ 62.21 *When notice is to be given.* When an aircraft is overdue and the operator is reasonably sure that it has been involved in an accident, the operator shall immediately notify the Civil Aeronautics Board in accordance with the provisions of §§ 62.6 through 62.8.

§ 62.22 *Contents of notice.* The notice shall include place, date and time of departure, destination, estimated time of arrival, aircraft identification including registration number, make and model, names of crew members and passengers, operator, and all other known pertinent information concerning the flight. In addition, it shall be the responsibility of the operator to furnish such records pertinent to the flight as may be requested by the Civil Aeronautics Board.

SUBPART B—REQUIREMENTS FOR CIVIL AIRCRAFT OTHER THAN AIR CARRIER AIRCRAFT

NOTICE OF ACCIDENT

§ 62.31 *Notice of aircraft accident and occurrences.* Immediate notice shall be given when any occurrence incident to flight, and involving civil aircraft in the United States, or within a territory or possession thereof, or civil aircraft of United States registry anywhere, (a) is known or believed to have resulted from structural failure of an aircraft, aircraft engine, or propeller, (b) involves collision of two or more aircraft in the air, (c) involves fire on board an aircraft, or (d) results in serious or fatal injury to any person.²

§ 62.32 *Responsibility for giving notice.* In all civil aircraft accidents of which immediate notice must be given, the pilot, or pilots, or, if the pilots are incapacitated, the owner or operator shall be responsible for giving such notice.

²It will be noted that notice is required even though the damage to the aircraft is only minor in nature.

§ 62.33 *To whom notice is directed.* The notice must be directed to the Civil Aeronautics Board through its nearest office or through the nearest Civil Aeronautics Administration communications station or agent who upon receipt shall transmit the information to the nearest Civil Aeronautics Board office. The notice shall be sent by the most expeditious means of communication available.

§ 62.34 *Information to be given in notice.* The notice shall include the following information concerning the accident, if available: location, date, time of day, number of persons involved, injuries to each, aircraft identification including registration number, aircraft make and model, names of crew members, operator, and briefly the nature or circumstances surrounding the accident.

REPORT OF ACCIDENT

§ 62.36 *Report of aircraft accident.* A written report shall be made of every aircraft accident involving aircraft of United States registry wherever it may occur. A written report is not required on an occurrence involving minor injury or minor damage, unless the pilot, owner or operator has been requested to make a report by an authorized representative of the Civil Aeronautics Board or the Civil Aeronautics Administration.

§ 62.37 *Responsibility for making report.* The pilot, owner, or operator of the aircraft involved in the accident shall be responsible for making the written report required by § 62.36. The report shall be made as soon as possible and good cause shown in writing for any delay over seven days. If the operator is not the pilot, then each pilot involved in the accident, if not physically incapacitated at the time of the submission of the report, shall sign the report or attach thereto a signed statement setting forth the facts, conditions, and circumstances pertinent to the accident. When incapacitated at the time of the submission of the report, the pilot shall submit such a statement as soon as he is physically able to do so.

§ 62.38 *Form of report and contents.* The report shall be made in duplicate on an accident report form furnished by the Civil Aeronautics Board and shall contain all available information required therein.

§ 62.39 *To whom the report is directed.* The original and one copy of the report shall be mailed or delivered to the nearest office of the Civil Aeronautics Board or delivered to a Civil Aeronautics Administration agent who will immediately transmit the original copy of the report with the originals of any attachments directly to the appropriate office of the Civil Aeronautics Board.

PRESERVATION OF WRECKAGE AND RECORDS

§ 62.41 *Preservation of aircraft wreckage and records.* Aircraft, parts, and records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.31 shall be preserved for the Board

by the pilot, owner, or operator.* Wreckage of aircraft involved in accidents not requiring notification under § 62.31 need not be preserved, unless specifically ordered by an authorized representative of the Civil Aeronautics Board or of the Administrator.

§ 62.42 *Prohibition against removing or disturbing wreckage and records.* Aircraft, parts, or records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.31 shall not be disturbed or removed, unless specific permission is granted by an authorized representative of the Civil Aeronautics Board, except where necessary (a) to give assistance to persons injured or trapped therein, (b) to protect such wreckage from further serious damage, or (c) to protect the public from injury.

§ 62.43 *Recording of original position and condition of wreckage.* Whenever wreckage is moved in accordance with the provisions of § 62.42, sketches or photographs of the original position and condition of the wreckage, marks on the ground, and any other pertinent data shall be made prior to the removal, unless the resultant delay would endanger the lives of persons injured, or trapped, or unless the essential interests of public safety can be protected only by immediate movement. In any event, movement of the wreckage shall be accomplished so as to entail the minimum possible disturbance thereof and shall be preserved in accordance with the provisions of § 62.41.

§ 62.44 *Release of wreckage.* Aircraft, parts, or records thereof involved in or pertaining to an accident of which notice must be given under the provisions of § 62.31 shall not be released for repair, salvage, disposal, or any other purpose until permission is granted by an authorized representative of the Civil Aeronautics Board.

NOTICE OF MISSING AIRCRAFT

§ 62.46 *Notice of missing aircraft.* When an aircraft is assumed to be missing and the operator or owner is reasonably sure that it has been involved in an accident, the operator or owner shall immediately notify the Civil Aeronautics Board in accordance with the provisions of §§ 62.32 through 62.34.

§ 62.47 *Contents of notice.* The notice shall include place, date and time of departure, destination, estimated time of arrival, aircraft identification including registration number, make and model, names of crew members and passengers, operator, owner, and all other known pertinent information concerning the flight. In addition, it shall be the responsibility of the owner or operator to furnish such records pertinent to the flight as may be requested by the Civil Aeronautics Board. If the aircraft is still missing upon the expiration of seven

days, the reporting provisions of §§ 62.36 through 62.39 shall be complied with.

PART 97—RULES OF PRACTICE GOVERNING SAFETY CASES ARISING UNDER SECTIONS 602 AND 609 OF THE CIVIL AERONAUTICS ACT OF 1938, AS AMENDED, AND PETITIONS FOR WAIVERS OF CIVIL AIR REGULATIONS

NOTE: For proposal to revise this part and to redesignate it as Part 301, see 14 F. R. 2574.

- Sec.
- 97.1 Initiation of proceedings.
- 97.2 Complaint; order to show cause; allegations.
- 97.3 Filing of complaint or order to show cause.
- 97.4 Service.
- 97.5 Answer.
- 97.6 Motions to make more definite and certain.
- 97.7 Request for or waiver of hearing.
- 97.8 Notice of hearing.
- 97.9 Amendment of pleadings.
- 97.10 Withdrawal of complaint.
- 97.11 Appearances.
- 97.12 Subpoenas.
- 97.13 Depositions.
- 97.14 Submission without hearing or appearance.
- 97.15 Hearing cases; initial decision; exceptions; oral argument.
- 97.16 Refusal of Administrator to issue airman certificates.
- 97.17 Petition for waiver of Civil Air Regulations.
- 97.18 Stay of order pending judicial review.
- 97.19 Petition for rehearing, reargument, reconsideration or modification of order.
- 97.20 Evidence.
- 97.21 Trial examiners' authority.
- 97.22 Submittals and decisions.
- 97.23 Saving clause.
- 97.24 Applicable rules of Federal procedure.

AUTHORITY: §§ 97.1 to 97.24 issued sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 1001, 1002, 52 Stat. 1017, 1018; 49 U. S. C. 641, 642.

SOURCE: §§ 97.1 to 97.24, contained in Amendment 97-0, Civil Air Regulations, 11 F. R. 14257, 12 F. R. 64, except as noted following section affected.

§ 97.1 *Initiation of proceedings.* A proceeding may be initiated by the Administrator of Civil Aeronautics as plaintiff by filing a complaint with the Board. In any case where, under the provisions of the Civil Aeronautics Act of 1938, as amended, the circumstances, in the opinion of the Board, require action and no complaint has been filed by the Administrator of Civil Aeronautics, the Board may institute proceedings on its own initiative by the issuance of an order to show cause.

§ 97.2 *Complaint; order to show cause; allegations.* The complaint or order to show cause shall contain:

- (a) A short plain statement of the grounds upon which the Board's legal authority and jurisdiction rests;
- (b) A plain statement of the facts which the Administrator or the Board proposes to establish; and
- (c) A statement of the action the Administrator requests of the Board, or which the Board proposes to take on its own initiative.

§ 97.3 *Filing of complaint or order to show cause.* An original and nine copies of the complaint or order to show cause, either in printed or typewritten

form, shall be filed with the Docket Section of the Board.

§ 97.4 *Service.* When a complaint or order to show cause is filed the Safety Legal Division shall send a copy thereof by registered mail, return receipt requested, to the defendant, together with a copy of these rules of practice and a statement concerning hearing as provided in § 97.7. The complaint or order to show cause will be deemed served upon the defendant on the date specified on the postal return receipt.

§ 97.5 *Answer.* After service upon him of the complaint or order to show cause the defendant shall have ten days within which to answer in writing the allegations set forth therein. Such answer shall be deemed filed as of the date of mailing to the Civil Aeronautics Board properly addressed and postage prepaid. Failure to answer any of the allegations within the prescribed ten-day period shall be deemed an admission of the allegations not answered. Upon good cause shown, the examiner to whom the case is assigned or the Safety Legal Division may grant additional time within which to answer.

§ 97.6 *Motions to make more definite and certain.* Defendant may file with his answer a motion that the allegations in the complaint or order to show cause be made more definite and certain. Such motion shall point out the defects complained of and the details desired.

§ 97.7 *Request for or waiver of hearing.* An appropriate form for requesting or waiving a hearing shall be mailed to defendant with a copy of the complaint or order to show cause. Defendant shall have until the time for filing of his answer to the complaint or order to show cause to request a hearing. Failure to make such request within the prescribed time shall be deemed a waiver of defendant's right to a hearing. The defendant may at any time cancel his request for a hearing.

§ 97.8 *Notice of hearing.* When a hearing has been requested, the Safety Legal Division shall give the defendant adequate notice of the date and place where such hearing will be held; the nature thereof; the legal authority and jurisdiction under which the hearing is to be held; and the matters of fact and law asserted. In fixing the times and places for hearings due regard shall be had for the convenience and necessity of the parties and their representatives.

§ 97.9 *Amendment of pleadings.* Either party to the proceedings may amend his pleadings, as a matter of course, by serving a copy of such amended pleadings on the adverse party and by filing with the Board at any time more than 15 days prior to the date of hearing three copies of the amended pleadings. After that time, or in the event a hearing has been waived, amendment shall be allowed at the discretion of the examiner assigned to the case. In case of an amendment to any pleading, the examiner shall allow the party affected thereby a reasonable opportunity to reply thereto and to request a hearing thereon.

*Where accidents occur outside of the United States, its Territories, or possessions, the operator shall only be responsible for taking such measures for preserving aircraft wreckage or records as may legally be taken in the place where the accident occurs.

§ 97.10 *Withdrawal of complaint.* A complaint may be withdrawn by the Administrator of Civil Aeronautics, as plaintiff, at any time prior to the issuance of an initial decision in the proceeding as provided for in §§ 97.14 and 97.15, by filing with the Board an original and two copies of a formal Notice of Withdrawal of Complaint stating the reasons for such action, together with a signed statement that a copy thereof has been mailed to the defendant, and the proceeding shall thereupon be deemed terminated without further action of the Board.

[Amdt. 97-1, 12 F. R. 1509]

§ 97.11 *Appearances.* Any party to a proceeding may appear and be heard in person or by attorney. No register of attorneys who may practice before the Board is maintained and no application for admission to practice is required. Any attorney practicing or desiring to practice before the Board may, upon hearing and good cause shown, be suspended or prohibited from so practicing.

§ 97.12 *Subpoenas.* Subpoenas requiring the attendance of witnesses, or the production of evidence, at a designated place of hearing, shall be issued to any party to a proceeding upon proper application to an examiner duly designated by the Board for such purpose.

Such application shall be in writing and must show the general relevance and reasonable scope of the evidence sought. An application for the subpoena for the production of evidence must describe in detail the articles or documents desired.

§ 97.13 *Depositions.* After answer is filed by defendant the testimony of any person within the United States may be taken by deposition at the instance of either party to the proceedings. Such depositions shall be taken before any person having power to administer oaths who is designated by the Safety Legal Division or the examiner to whom the case is assigned, in accordance with the provisions of section 1004 of the Civil Aeronautics Act of 1938, as amended.

§ 97.14 *Submission without hearing or appearance.* Where a hearing has been waived by the defendant, the examiner, on the basis of the pleadings and the documentary evidence submitted to the Board by the parties, shall prepare the initial decision. The examiner shall serve a copy of this initial decision upon the defendant and his counsel, if any, and upon the plaintiff, by personal service or registered mail. The parties to the proceedings shall have ten days, or such other time as the examiner may specify, after the date of service of such initial decision within which to file exceptions and appeal to the Board. The date of service shall be the date shown upon which service was actually effected except where service is made by registered mail the date of service shall be the date shown on the postal return receipt. If no appeal to the Board is filed or action by the Board to review such decision is entered within the time allowed, such decision shall without further proceed-

ings then become the decision of the Board.

§ 97.15 *Hearing cases; initial decision; exceptions; oral argument.* In any case in which a hearing has been requested, at the close of the hearing the examiner may render his initial decision orally or, if either party requests or the examiner desires the initial decision to be in writing, the examiner shall prepare and cause the same to be served upon the parties by registered mail or personal service as soon as possible. An appeal to the Board must be made in writing and shall clearly state the exceptions taken and the assignments of error upon which the appeal is predicated. A request for oral argument must also be in writing and shall clearly state any special reasons therefor. If no appeal to the Board is filed or action by the Board to review such decision is entered within the time allowed, such decision shall without further proceedings then become the decision of the Board.

§ 97.16 *Refusal of Administrator to issue airman certificates.* Any person whose application for the issuance or renewal of an airman certificate or rating has been denied may petition the Board for a review of the action of the Administrator. Upon request petitioner shall be granted a hearing which shall be conducted in accordance with the procedure set forth in § 97.15, or he may submit the matter for determination without a hearing in accordance with the procedure set forth in § 97.14.

§ 97.17 *Petition for waiver of Civil Air Regulations.* Any person adversely affected by the requirements of any regulation of this subchapter may petition the Board for a waiver of such requirements and the Board will, after a consideration of the matters presented in the petition, and as it may appear in the public interest, either grant or deny such petition in whole or in part. A public hearing will not be held on a petition for waiver of the regulations of this subchapter unless expressly so ordered by the Board.

§ 97.18 *Stay of order pending judicial review.* The filing of a petition for a judicial review of an order made under these rules as provided in section 1006 of the Civil Aeronautics Act of 1938, as amended, shall not operate to stay the effectiveness of the order unless specifically so ordered by the Board. The petitioner may request, and if good cause is shown therefor, the Board will stay the effectiveness of the order from which an appeal is being taken.

§ 97.19 *Petition for rehearing, reargument, reconsideration or modification of order.* (a) Either party to a proceeding may petition for rehearing, reargument, reconsideration or modification of any final order of the Board within fifteen days after the receipt thereof. Every such petition shall be in writing, filed with the Board and served by petitioner upon the adverse party and his attorneys of record. If the petition be to take further evidence, the nature and purpose of the new evidence to be adduced must be briefly stated and the reasons why such evidence was not presented at the

time of the prior hearing must be stated. If the petition be for reargument, reconsideration or modification of the order, the matters claimed to have been erroneously decided must be specified and the alleged errors briefly stated.

(b) Replies to petitions filed pursuant to this section shall be filed and served upon petitioner and his attorneys of record within ten days after the receipt of the petition. Upon good cause shown the Safety Legal Division may extend the time for filing such replies.

(c) The filing of a petition to rehear or reargue a proceeding or to reconsider or modify an order, shall not operate to stay the effectiveness of the order, unless otherwise ordered by the Board.

§ 97.20 *Evidence—(a) Right to full and true disclosure of the facts.* Every party shall have the right to present his case or defense by oral or documentary evidence, to submit evidence in rebuttal, and to conduct such cross-examination as may be required for a full and true disclosure of the facts.

(b) *Burden of proof.* In general the proponent of any rule or order shall have the burden of proof thereof.

(c) *Admission and exclusion of evidence.* The trial examiner shall admit relevant, material, and competent evidence, but shall exclude irrelevant, immaterial, incompetent, or unduly repetitious evidence.

(d) *Order to be based on whole record.* No order shall be issued except upon consideration of the whole record or such portions as may be cited by any party and as supported by and in accordance with reliable, probative and substantial evidence.

(e) *Objections.* Objections to the evidence before a trial examiner shall be in short form; but written argument in support of such objections, specifying the grounds thereof, may be presented at the discretion of the trial examiner. The transcript shall not include argument or debate thereon except as ordered by the trial examiner. Rulings on such objections shall be a part of the transcript. An objection not urged in an appeal from the examiner's initial decision will be deemed to have been waived.

§ 97.21 *Trial examiners' authority.* Trial examiners shall have the authority, subject to the published rules of the Board and within its powers, as follows:

(a) To give notice concerning, and hold, hearings;

(b) To administer oaths and affirmations;

(c) To examine witnesses;

(d) To take or cause depositions to be taken whenever the ends of justice would be served thereby;

(e) To rule upon offers of proof and receive competent evidence;

(f) To regulate the course of the hearing;

(g) To hold conferences, before or during the hearing, for the settlement or simplification of issues, by consent of the parties;

(h) To dispose of procedural requests or similar matters;

(i) Within his discretion, or upon the direction of the Board, to certify any

question to the Board for its consideration and disposition;

(j) To issue subpoenas as provided for in § 97.14.

(k) To make initial decisions;

(l) To take any other action authorized by these rules; and

(m) The trial examiner's authority in each case will terminate:

(1) When the time for appeal from the initial decision shall have expired.

(2) When he shall have withdrawn from the case upon considering himself disqualified, and

(3) Whenever the Board shall have determined that the trial examiner is disqualified, upon the filing in good faith of a timely and sufficient affidavit of bias or disqualification.

§ 97.22 *Submittals and decisions.* At any time during the process of hearing and appeal to the Board, the examiner shall give the parties to the proceeding adequate opportunity for the presentation of arguments in support of motions, objections, and exceptions. Prior to each initial decision, or decision upon a Board review thereof, the parties shall be afforded a reasonable opportunity to submit for consideration (a) proposed findings and conclusions, or (b) exceptions to the initial decisions of the trial examiners, and (c) supporting reasons for such exceptions or proposed findings or conclusions. The record shall show the ruling upon each such finding, conclusion, or exception presented.

§ 97.23 *Saving clause.* The repeal or amendment of any regulation of this subchapter shall not affect any pending proceeding or any proceeding thereafter commenced to alter, amend, modify, suspend, or revoke any certificate issued by the Administrator for causes arising or acts committed prior to said repeal or amendment, unless the act of repeal or amendment specifically so provides.

§ 97.24 *Applicable rules of Federal procedure.* In any situation not provided for or controlled by this part, the rules of civil procedure for the District Courts of the United States, wherever applicable, shall govern.

Subchapter B—Economic Regulations

PART 200—DEFINITIONS AND INSTRUCTIONS

Sec.

200.1 Board.

200.2 Act.

200.3 Section.

200.4 Rule, regulation, and order.

200.5 Other terms.

200.6 Terms defined by act.

200.7 Instructions.

AUTHORITY: §§ 200.1 to 200.7 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425.

SOURCE: §§ 200.1 to 200.7 appear at 14 F. R. 3524.

§ 200.1 *Board.* The term "Board" means the Civil Aeronautics Board.

§ 200.2 *Act.* The term "Act" means the Civil Aeronautics Act of 1938 as amended.

§ 200.3 *Section.* The term "section" refers to a section of the act or a section of the regulations in this chapter, as indicated by the context.

§ 200.4 *Rule, regulation, order.* The terms "rule", "regulation", and "order" refer to the rules, regulations, and orders prescribed by the Board pursuant to the act.

§ 200.5 *Other terms.* The terms "this section", "pursuant to this section", "in accordance with the provisions of this section", and words of similar import when used in this chapter refer to the section of this subchapter in which such terms appear.

§ 200.6 *Terms defined by act.* Unless otherwise specifically stated, other words and phrases have the meaning defined in the act.

§ 200.7 *Instructions.* The regulations of the Board may be cited by section numbers. For example, this regulation may be cited as § 200.7 of the "Economic Regulations." The sections contained in the Rules of Practice under title IV and sections 1002 (d) to (i) of the act, may also be cited by appropriate rule numbers. For example, section 10 may be cited as "rule 10 of the Rules of Practice." In each case in which a rule, regulation, order, or other document of the Board refers to a regulation or a rule of practice of the Board by means of the numbering system used prior to the adoption of section numbers, such reference shall be deemed to relate to the appropriate new section number of this subchapter.

Certificates of Public Convenience and Necessity

PART 201—APPLICATIONS FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

Sec.

201.1 Formal requirements.

201.2 Amendments.

201.3 Incorporation by reference.

201.4 General provisions concerning contents.

201.5 Operations other than between fixed points.

AUTHORITY: §§ 201.1 to 201.5 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 401, 52 Stat. 987, 49 U. S. C. 481.

SOURCE: §§ 201.1 to 201.5 appear at 14 F. R. 3524.

§ 201.1 *Formal requirements.* Applications for certificates of public convenience and necessity or amendments thereof, shall meet the requirements set forth in Part 302 of this chapter as to (a) execution, number of copies, and service; (b) verification; and (c) formal specifications of papers. All pages of an application shall be consecutively numbered and the application shall clearly describe and identify each exhibit by a separate number or symbol. All exhibits shall be deemed to constitute a part of the application to which they are attached.

§ 201.2 *Amendments.* If, after receipt of any application, the Board shall request the applicant to supply it with additional information, such information shall be furnished in the form of an amendment to the original application. All amendments to applications shall be consecutively numbered and shall comply with the requirements of this part as

to form, number of copies, verification, and other essential respects.

§ 201.3 *Incorporation by reference.* In general it is desirable that incorporation by reference shall be avoided. However, where two or more applications are filed by a single carrier, lengthy exhibits or other documents attached to one may be incorporated in the others by reference if that procedure will substantially reduce the cost to the applicant.

§ 201.4 *General provisions concerning contents.* (a) The statements contained in an application shall be restricted to significant and relevant facts. They shall be free from argumentation or from expressions of opinions, except such as may be required by this part.

(b) Requests for authority to engage in air transportation between points in the continental United States and requests for authority to engage in air transportation to or from any point outside the continental United States shall not be included in the same application. Similarly, requests for authority to engage in scheduled air transportation and requests for authority to engage in nonscheduled air transportation shall not be included in the same application.

(c) Each application shall give full and adequate information with respect to each of the items set forth in this paragraph. In addition, the application may contain such other information and data as the applicant shall deem necessary or appropriate in order to acquaint the Board fully with the particular circumstances of its case. Among other things, every such application shall contain the following information:

(1) The full name and address of the applicant, the nature of its organization (individual, partnership, corporation, etc.) and the name of the State under the laws of which it is organized.

(2) A statement that the applicant is a citizen of the United States as defined by section 1 (13) of the act. It is not required that the application shall contain all the evidence which the applicant is prepared to present at the hearing or otherwise in support of such statement, but the application shall at least indicate the nature and result of its investigations in that matter and the character of the evidence it will be prepared to present in support of citizenship.

(3) An adequate identification of each route for which a certificate is desired, specifying the type or types of service (mail, passengers, and property) to be rendered on each such route, and whether or not such services are to be rendered in scheduled operations. The identification of each route shall name every terminal and intermediate point to be included in the certificate for which application is made.

(4) A map (which may be attached as an exhibit) drawn approximately to scale showing all terminal and intermediate points to be served, giving the approximate mileages between all adjacent points, and the principal over-all distances.

(5) A statement as to the type of aircraft applicant proposes to use in the

new service and whether such aircraft is presently owned by the applicant.

(6) If applicant does not hold a certificate of public convenience and necessity authorizing air transportation, the name and type of business of any affiliate, subsidiary, or principal stockholder of applicant engaged in any form of transportation as a common carrier or engaged in any phase of aeronautical activity.

(7) If applicant does not hold a certificate of public convenience and necessity authorizing air transportation, a statement as to whether or not applicant is currently engaged in air transportation pursuant to the authority granted by Part 291 of this chapter.

(8) If the application shows, pursuant to subparagraph (7) of this paragraph that the applicant is currently engaged in air transportation pursuant to the authority granted by Part 291 of this chapter, a statement that all reports due under said part from the applicant have been filed with the Board and the date or dates thereof. No proceedings other than those necessary for amendment or dismissal shall be had on any application which fails to comply with this subparagraph or discloses failure by the applicant to file such a required report while default in filing such report continues.

§ 201.5 *Operations other than between fixed points.* An application for a certificate authorizing operations other than between fixed points, or not having terminal or intermediate points capable of precise description, need comply with the provisions of § 201.4 (c) (3) and (4) only to the extent that it shall clearly describe the authorization sought by the applicant.

PART 202—TERMS, CONDITIONS AND LIMITATIONS OF CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY; INTERSTATE AND OVERSEAS AIR TRANSPORTATION

Sec.

- 202.1 Applicability.
- 202.2 Nonstop authorization.
- 202.3 Airport authorization.
- 202.4 Service pattern change.
- 202.5 Filing and service of notices and applications.
- 202.6 Provisions as to scheduled stops.
- 202.7 Failure to comply.

AUTHORITY: §§ 202.1 to 202.7 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 401, 52 Stat. 987, 49 U. S. C. 481.

SOURCE: §§ 202.1 to 202.7 appear at 14 F. R. 3525.

§ 202.1 *Applicability.* Unless a certificate or the order authorizing the issuance of such certificate shall otherwise provide, there shall be attached to the exercise of the privileges granted by each certificate authorizing an air carrier to engage in interstate or overseas air transportation pursuant to section 401 of the act such terms, conditions, and limitations as are set forth in this part, and as may from time to time be prescribed by the Board.

§ 202.2 *Nonstop authorization.* Subject to the provisions of section 405 (e)

of the act, the holder of a certificate may inaugurate scheduled nonstop service between any two points not consecutively named in its certificate (if such certificate authorizes service between such points and does not prohibit nonstop service between them) upon the effective date of a schedule page, showing such nonstop service, filed with the Board in accordance with Part 231 of this chapter.

§ 202.3 *Airport authorization—(a) Airport notice.* If the holder of a certificate desires to serve regularly a point named in such certificate through the use of any airport not then regularly used by such holder, such holder shall file with the Board written notice of its intention so to do. Such notice shall be filed at least 30 days prior to inaugurating the use of such airport. Such notice shall be conspicuously entitled Airport Notice, shall clearly describe such airport and its location, and shall state the reasons the holder deems the use of such airport to be desirable. The use of such airport may be inaugurated 30 days after the filing of such notice, unless the Board notifies the holder within said 30-day period that it appears to the Board that such use may adversely affect the public interest, in which event such use shall not thereafter be inaugurated (except as may be expressly permitted by such notification) unless and until the Board finds, upon application filed by the holder, that the public interest would not be adversely affected by such use. The Board may permit the use of an airport at any time after the filing of the Airport Notice whenever the circumstances warrant such action. In no event shall the holder use the provisions of this paragraph as authority to receive passengers at one airport and discharge such passengers at any other airport serving the same point.

(b) *Service of notice.* A copy of each Airport Notice shall be served upon such persons as the Board may designate in a particular case, and shall be served upon the following persons in all cases:

(1) The Postmaster General, marked for the attention of the Second Assistant Postmaster General;

(2) Each scheduled air carrier which regularly renders service to or from the point intended to be served through the proposed airport;

(3) The chief executives of the city (or other political subdivision) and of the State, in which are located the currently used airport, the proposed airport, and the point to be served, respectively. (If there be a state commission or agency having jurisdiction of transportation by air, notice shall be served on such commission or agency rather than on the chief executive of the State.)

§ 202.4 *Service pattern change—(a) Applicability.* This section shall be applicable only to certificates which contain a condition requiring that each trip operated by the holder of the certificate between points named in the route or a segment thereof shall (subject to exceptions set forth in such certificate) serve each terminal and intermediate point.

(b) *Application for change in service pattern.* If at any time the holder of

such a certificate desires to establish a service pattern omitting one or more of the points served or required to be served pursuant to such condition of the certificate, the holder shall make written application to the Board for approval thereof. Such application shall be conspicuously entitled Application for Change in Service Pattern, and shall set forth the facts relied upon to establish that the proposed service pattern is in the public interest and consistent with the holder's performance of a local air transportation service. The Board will grant such application to such extent, for such periods of time, and subject to such conditions as the Board deems proper and adequate, if it finds that such condition would prevent a proposed service pattern which is in the public interest and consistent with the holder's performance of a local air transportation service.

(c) *Service of application.* A copy of each Application for Change in Service Pattern shall be served upon such persons as the Board may designate in a particular case, and shall be served upon the following persons in all cases:

(1) The Postmaster General, marked for the attention of the Second Assistant Postmaster General;

(2) Each scheduled air carrier which regularly renders service to or from any point named on the route segment the service pattern of which the holder proposes to change;

(3) The chief executives of each point on such route segment and of each State in which are situated the points on such route segment. (If there be a State commission or agency having jurisdiction of transportation by air, notice shall be served on such commission or agency rather than the chief executive of the State.)

§ 202.5 *Filing and service of notices and applications.* An original and nine copies of each Airport Notice or Application for Change in Service Pattern shall be filed with the Board, each setting forth the names and addresses of the persons required to be served and stating that service has previously been made on all such persons by personal service or by registered mail. In the case of registered mail, the date of mailing shall be considered the date of service. Each copy of a notice or application served pursuant to this part shall be accompanied by a letter of transmittal stating that such service is made pursuant to Part 202.

§ 202.6 *Provisions as to scheduled stops.* (a) With respect to a flight carrying any passengers in addition to the crew members, a scheduled stop at a point within the continental United States shall not be scheduled to exceed 45 minutes on any flight if the origination or termination of such flight at such point is prohibited by any restriction in the certificate.

(b) With respect to a flight carrying only property or mail in addition to the crew members, a scheduled stop at a point within the continental United States shall not be scheduled to exceed 2 hours on any flight if the origination or termination of such flight at such

point is prohibited by any restriction in the certificate.

(c) A certificate containing a condition or restriction which has the effect of permitting the origination of a flight only at a certain point or points shall not be deemed to permit an increase in passenger or property-carrying capacity (by change of gage, substitution of equipment, addition of extra sections, or otherwise) on any such flight at any point other than a point at which the origination of such flight is authorized. A certificate containing a condition or restriction which has the effect of permitting the termination of a flight only at a certain point or points shall not be deemed to permit a decrease in passenger or property-carrying capacity on any such flight at any point other than a point at which the termination of such flight is authorized. With respect to a particular flight, a point shall not be deemed to be beyond another specified point within the meaning of such condition or restriction unless the holder serves such other specified point on such flight or omits service thereto pursuant to regulation or other specific authorization (such as authority to render nonstop service, or to suspend service to such point) of the Board.

§ 202.7 *Failure to comply.* It shall be a condition upon the holding of the certificate that any intentional contravention in fact by the holder of the provisions of Title IV of the act or of the orders, rules, or regulation issued thereunder, or of the terms, conditions, and limitations attached to the exercise of the privileges granted by the certificate, even though occurring without the territorial limits of the United States shall (except to the extent that such contravention in fact shall be necessitated by an obligation, duty, or liability imposed by a foreign country) be a failure to comply with the terms, conditions, and limitations of the certificate within the meaning of section 401 (h) of the act.

PART 203—TERMS, CONDITIONS AND LIMITATIONS OF CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY; FOREIGN AIR TRANSPORTATION

Sec.

- 203.1 General.
- 203.2 Change in approved service plan.
- 203.3 Nonstop service.
- 203.4 Requirements of foreign countries.
- 203.5 Airport notices.
- 203.6 Compliance.
- 203.7 Persons upon whom notice must be served.
- 203.8 Manner of filing and serving papers.

AUTHORITY: §§ 203.1 to 203.8 issued under sec. 205 (a); 52 Stat. 934, 49 U. S. C. 425. Interpret or apply sec. 401, 52 Stat. 937, 49 U. S. C. 481.

SOURCE: §§ 203.1 to 203.8 appear at 14 F. R. 3526.

§ 203.1 *General.* Unless the order authorizing the issuance of a particular certificate shall otherwise provide, there shall be attached to the exercise of the privileges granted by each certificate of public convenience and necessity authorizing an air carrier to engage in foreign air transportation issued pursuant to section 401 of the Civil Aeronautics Act of 1938, as amended, the terms, condi-

tions, and limitations set forth in this part and such other terms, conditions, and limitations as may from time to time be prescribed by the Board and approved by the President of the United States.

§ 203.2 *Change in approved service plan.* If the holder of a certificate authorizing it to engage in foreign air transportation to a general area desires, as part of its approved service plan, to engage in foreign air transportation to a point in such area not then included in its approved service plan, or to cease to engage in foreign air transportation to a point in such area in its approved service plan, such holder shall make written application to the Board for approval thereof. Such application shall be conspicuously entitled Application for Change in Approved Service Plan—Foreign Air Transportation, shall clearly describe such point, its location, the segment of the approved service plan to which such point is to be added or from which it is to be removed, and shall set forth the facts relied upon to establish that the proposed change in the approved service plan is in the public interest. At the time such application is filed with the Board, a copy thereof shall be served by the holder upon such persons as the Board may require. After the filing of such application the holder may submit to the Board additional information in support of such application and shall file and serve copies of such additional information in the manner required in the case of such application. The Board will grant such application if it finds that such proposed change in the approved service plan is not inconsistent with the public interest.

§ 203.3 *Nonstop service.* (a) If at any time the holder of a certificate desires to render a scheduled nonstop service omitting one or more of the intermediate points served or to be served pursuant to the certificate, and if such nonstop service is not then regularly scheduled by such holder, such holder shall file with the Board written notice of its intention to inaugurate such service. Such notice shall be filed at least 20 days prior to inaugurating such service, shall be conspicuously entitled Notice of Nonstop Service in Foreign Air Transportation and shall fully describe such service. At the time such notice is filed with the Board a copy thereof shall be served by such holder upon such persons as the Board may require: *Provided*, That, subject to the provisions of section 405 (e) of the act, nonstop service may be inaugurated between any two points at any time without the filing of the notice herein prescribed, if, during the 12 months preceding such inauguration, nonstop service was regularly scheduled by such holder between such points during a period of at least 45 days.

(b) Such nonstop service may be inaugurated upon the expiration of 20 days after the filing of such notice unless:

(1) The Board notifies such holder within said 20-day period that it appears to the Board that such service may adversely affect the public interest, in which event such service shall not be inaugurated unless and until the Board finds

upon application of the holder and after notice and public hearing that the public interest would not be adversely affected by such nonstop service; or

(2) Such service involves a schedule designated for the transportation of mail and the inauguration of such service on such day would be prohibited pursuant to the provisions of section 405 (e) of the act, in which event the inauguration of such service shall be subject also to said section. The Board may, subject to the provisions of section 405 (e) of the act, permit nonstop service to be inaugurated at any time after the filing of the Notice of Nonstop Service in Foreign Air Transportation herein prescribed whenever the circumstances warrant such action. The holder of a certificate issued pursuant to section 401 (e) (1) of the act, may, subject to the provisions of section 405 (e) of the act, continue to render any nonstop service regularly scheduled on the date of issuance of such certificate, although such nonstop service was not regularly scheduled by the holder on August 22, 1938, if the holder files a Notice of Nonstop Service in Foreign Air Transportation with respect to such service with the Board within 30 days after such date of issuance: *Provided*, That, if a direct, straight-line course between the points between which such service is operated appears to involve a substantial departure from the shortest course between such points as determined by the route described in the certificate, and if the Board shall, after notice and public hearing, instituted within 90 days after such date of issuance, find that the public interest would be adversely affected by such service on account of such substantial departure, such service shall thereupon be discontinued: *Provided further*, That, subject to the provisions of section 405 (e) of the act, nonstop service may be continued between any two points without the filing of the notice herein prescribed if, during the 12 months preceding the date of issuance of the certificate, nonstop service was regularly scheduled by the holder of the certificate between such points during a period of at least 45 days.

(c) Subject to the provisions of section 405 (e) of the act, nonstop service may be inaugurated between any two points at any time without the filing of the notice herein prescribed if, during the period from June 1, 1941, to May 31, 1942, inclusive, nonstop service was regularly scheduled by such holder between such points during a period of at least 10 days. This authorization shall remain in effect during the present war and thereafter until the Board shall by order declare the authorization terminated.

§ 203.4 *Requirements of foreign countries.* If at any time the holder of a certificate is required, in order to comply with any obligation, duty, or liability imposed by any foreign country (other than any obligation, duty, or liability arising out of a contract or other agreement entered into between an air carrier or any officer, or representative thereof, and any foreign country, if such contract or agreement shall have been disapproved by the Board as being contrary to the public interest):

(a) To inaugurate scheduled nonstop service omitting one or more of the intermediate points named in the certificate or included in the approved service plan and situated in one or more foreign countries; or

(b) To add a stop at a point not named in the certificate, or not included in the approved service plan, and situated in such foreign country; or

(c) To change the terminal point in such foreign country; such holder shall file with the Board written notice of such requirement. Such notice shall be filed within 20 days after the air carrier shall have been advised of such requirement; shall be conspicuously entitled Notice of Nonstop Service Required by Foreign Country, Notice of Additional Stop Required by Foreign Country, or Notice of Terminal Change Required by Foreign Country, as the case may be, and shall fully set forth the facts and circumstances relating to such requirement. At the time such notice is filed with the Board a copy thereof shall be served by the holder upon such persons as the Board may require. Such service may be inaugurated immediately upon the filing of such notice and may be continued unless and until the Board, after notice and public hearing, shall disapprove such service as being contrary to the public interest, or unless and until the Board shall find, after investigation, that such requirement of the foreign country is not in effect.

§ 203.5 Airport notices. (a) If the holder of a certificate desires to serve regularly a point through any airport not then regularly used by such holder, such holder shall file with the Board written notice of its intention so to do. Such notice shall be filed at least 30 days prior to inaugurating the use of such airport. Such notice shall be conspicuously entitled Airport Notice—Foreign Air Transportation, shall clearly describe such airport and its location, and shall state the reasons why the holder deems the use of such airport to be desirable. At the time such notice is filed with the Board a copy thereof shall be served by the holder upon such persons as the Board may require. Subject to the provisions of section 405 (e), the use of any such airport may be inaugurated upon the expiration of 30 days after the filing of such notice, unless within said 30-day period the Board shall serve upon the holder an order directing such holder to show cause why such use should not be disapproved: *Provided*, That, subject to the provisions of section 405 (e) of the act, the Board may permit the use of any airport prior to the expiration of such 30-day period whenever the circumstances warrant such action. Upon service of such order, such use shall not thereafter be inaugurated except as may be expressly permitted by such order unless and until the Board finds, after notice and public hearing, that the public interest would not be adversely affected by such use.

(b) If at any time the holder of a certificate is required, in order to comply with any obligation, duty, or liability imposed by any foreign country (other than any obligation, duty, or liability arising out of a contract or other agreement entered into between an air car-

rier, or any officer or representative thereof, and any foreign country, if such contract or agreement shall have been disapproved by the Board as being contrary to the public interest) to serve regularly a point or points in such foreign country through any airport not then regularly used by such holder, such holder shall file with the Board written notice of such requirement. Such notice shall be filed within 20 days after the air carrier shall have been advised of such requirement; shall be conspicuously entitled Airport Notice—Foreign Air Transportation—Change Required by Foreign Country; and shall fully set forth the facts and circumstances relating to such requirement. The use of such airport may be inaugurated immediately upon the filing of such notice and may be continued unless and until the Board, after notice and public hearing, shall disapprove the use of such airport as being contrary to the public interest, or unless and until the Board shall find, after investigation, that such requirement of the foreign country is not in effect.

§ 203.6 Compliance. It shall be a condition upon the holding of a certificate that any intentional contravention in fact by the holder of the terms of Title IV of the act or of the orders, rules, or regulations issued thereunder or of the terms, conditions, and limitations attached to the exercise of the privileges granted by the certificate, even though occurring without the territorial limits of the United States, shall, except to the extent that such contravention in fact shall be necessitated by an obligation, duty, or liability imposed by a foreign country, be a failure to comply with the terms, conditions, and limitations of the certificate within the meaning of section 401 (h) of the act.

§ 203.7 Persons upon whom notice must be served. A copy of each Application for Change in Approved Service Plan—Foreign Air Transportation, Notice of Nonstop Service in Foreign Air Transportation, Airport Notice—Foreign Air Transportation, Notice of Nonstop Service Required by Foreign Country, Notice of Additional Stop Required by Foreign Country, or Notice of Terminal Change Required by Foreign Country, as the case may be, filed with the Board pursuant to this part by the holder of a certificate of public convenience and necessity, shall be served upon the following:

(a) The Postmaster General, marked for the attention of the Second Assistant Postmaster General, if the holder's certificate authorizes the transportation of mail;

(b) The Secretary of State, marked for the attention of Chief, Aviation Division;

(c) In the case of an Application for Change in Approved Service Plan—Foreign Air Transportation, each scheduled air carrier which is authorized to serve the same general area in which is situated the point to which the holder, as part of its approved service plan, desires to engage, or to cease to engage, in foreign air transportation; and also each scheduled air carrier which is authorized

to serve a general area contiguous to the general area wherein such point is situated;

(d) In the case of an Airport Notice—Foreign Air Transportation, each scheduled air carrier which regularly renders service to or from the point intended to be served through the proposed airport;

(e) In the case of a Notice of Nonstop Service in Foreign Air Transportation or Notice of Nonstop Service Required by Foreign Country, each scheduled air carrier which regularly renders service to or from any point (not located in the continental United States) named in such certificate or located in a general area the holder is authorized by such certificate to serve;

(f) In the case of a Notice of Additional Stop Required by Foreign Country or Notice of Terminal Change Required by Foreign Country, each scheduled air carrier which regularly renders service to or from such additional stop or new terminal point, as the case may be; and

(g) Such other persons as the Board may specially designate in a particular case.

§ 203.8 Manner of filing and serving papers. Service of a copy of an application or notice upon any person pursuant to this part may be made by personal service, or by registered mail addressed to such person. Whenever service is made by registered mail, the date of mailing shall be considered as the time when service is made. Each copy of a notice, served pursuant to this part shall be accompanied by a letter of transmittal stating that such service is being made pursuant to this part. An executed original and nine copies of each such notice shall be filed with the Board, and each such copy shall be accompanied by a statement to the effect that the air carrier has served a copy thereof upon each such person required to be served hereunder. Such statement shall include the names and addresses of the persons upon whom a copy of such notice was served.

PART 205—TEMPORARY SUSPENSION OF SERVICE AUTHORIZED BY CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

Sec.

- 205.1 Service of notice.
- 205.2 Contents of notice.
- 205.3 Form and contents of application.
- 205.4 Additional service of notice.
- 205.5 Disposition.
- 205.6 Authorized suspensions of service.

AUTHORITY: §§ 205.1 to 205.6 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 401, 52 Stat. 987, 49 U. S. C. 481.

SOURCE: §§ 205.1 to 205.6 appear at 14 F. R. 3527.

§ 205.1 Service of notice. Prior to or coincident with the filing of any application for temporary suspension of service to or from any point in any certificate of public convenience and necessity (hereinafter referred to as certificate) to or from any point included in an approved service plan designating points which may be served in general areas named in any certificate, the holder of such certificate, unless otherwise authorized by the Board, shall cause a notice

of such filing together with a copy of the application to be served by personal service or registered mail upon:

(a) Each scheduled air carrier which regularly renders service to the point for which temporary suspension of service is sought;

(b) The chief executive of the city, town, or other unit of local government at any such point located in the United States or any Territory or possession thereof;

(c) The Secretary of State (marked for the attention of Chief, Aviation Division) if such point is not located in the United States or any Territory or possession thereof;

(d) The Postmaster General (marked for the attention of the Second Assistant Postmaster General) if the applicant's certificate authorizes the transportation of United States mail to or from such point;

(e) The manager or other individual having direct supervision over and responsibility for the management of the airport being used to serve such point at the time the application is filed.

§ 205.2 *Contents of notice.* Such notice shall state that it is being served pursuant to this part and shall indicate the date upon which the application will be or is being filed.

§ 205.3 *Form and contents of application.* The application shall be entitled Application for Order Authorizing Temporary Suspension of Service and in addition to the specific relief requested, shall contain a list of the persons upon whom notice of the filing thereof was or is being served, and facts relied upon to establish that the temporary suspension of service for which application is made is in the public interest. An executed original and nine copies of such application with a copy of the notice attached to each shall be filed with the Board.

§ 205.4 *Additional service of notice.* Action on the application may be withheld by the Board, in its discretion, pending proof of such additional service of notice by the applicant as the Board may direct.

§ 205.5 *Disposition.* The Board will grant such application if it finds that such temporary suspension of service is in the public interest. In case a certificate of public convenience and necessity contains a condition or limitation requiring service to a point on each trip or schedule operated on a route or a route segment by the holder of such certificate, an application based upon the fact that the air-carrier operating certificate of the holder does not authorize service to such point through any airport convenient thereto, with any type of aircraft then regularly being used, or proposed to be used, by the holder, will be granted only if the Board finds that such temporary suspension of service will not substantially change the character of the service for which the certificate of public convenience and necessity was granted, and is otherwise in the public interest. An order authorizing temporary suspension of serv-

ice will be subject to revocation or amendment by the Board at any time.

§ 205.6 *Authorized suspensions of service.* (a) Unless otherwise ordered by the Board, the holder of a certificate shall not be required to file an application or obtain an order of the Board:

(1) For temporary suspension of service to a point named in such certificate, or included in the holder's approved service plan, during such time as the air carrier operating certificate of the holder does not authorize service to such point through the airport and with the type of aircraft last regularly used by the holder to serve such point;

(2) For temporary suspension of service to (i) a point named in a certificate issued pursuant to section 401 (d) or 401 (e) (2) of the act, but never regularly served by the holder after the date of issuance of the certificate, or (ii) a point included in the holder's approved service plan, but never regularly served by the holder after the date on which such point was included in such approved service plan during such time as the air carrier operating certificate of the holder does not authorize service to such point through any airport convenient thereto with any type of aircraft then regularly being used (or, if the holder is not operating, with any type of aircraft proposed to be used) by the holder for scheduled operations between other points served pursuant to such certificate: *Provided*, That the provisions of this subparagraph shall not apply to the temporary suspension of service to a point by the holder of a certificate of public convenience and necessity if such certificate contains a condition or limitation requiring service to such point on each trip or schedule operated on a route or a route segment by the holder of such certificate; or

(3) In the case of a point named in a certificate issued pursuant to section 401 (e) (1) of the act, for continued temporary suspension of service to such point if such service was suspended during the 30 days immediately preceding July 31, 1939.

(b) With respect to any such point the Board may by order at any time revoke or amend the authority conferred on the holder of a certificate by this section.

PART 206—CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY; TEMPORARY INTERRUPTION OF SERVICE OR CHANGE OF ROUTE

§ 206.1 *Temporary interruption of service.* The temporary interruption of service to or from a point named in a certificate, or included in the holder's approved service plan, caused by adverse weather conditions, or by other conditions which the holder could not reasonably have been expected to foresee or control, shall not be deemed to constitute a temporary suspension of service within the meaning of Part 205 of this chapter or of the terms, conditions, or limitations of such certificate. (Sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or applies sec. 401, 52 Stat. 987, 49 U. S. C. 481) [14 F. R. 3528]

Permits to Foreign Air Carriers

PART 211—APPLICATIONS FOR PERMITS TO FOREIGN AIR CARRIERS

Sec.	
211.1	Formal requirements.
211.2	Filing and service.
211.3	Amendments.
211.4	Incorporation by reference.
211.5	General provisions regarding contents.

AUTHORITY: §§ 211.1 to 211.5 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 402, 52 Stat. 991, 49 U. S. C. 482.

SOURCE: §§ 211.1 to 211.5 appear at 14 F. R. 3528.

§ 211.1 *Formal requirements.* Applications for permits to engage in foreign air transportation under the terms of section 402 of the act (hereinafter called foreign air carrier permits) shall meet the requirements set forth in § 302.3 of this chapter as to execution, number of copies, formal specifications of papers, and verifications. Such verifications shall be subscribed and sworn to before a notary public or other officer authorized to administer oaths in the jurisdiction in which such application is executed. Notwithstanding the laws of the country of applicant's citizenship, an application verified before a United States consular officer will be deemed to have met the requirements of this section. All pages of an application shall be consecutively numbered, and the application shall clearly describe and identify each exhibit by a separate number or symbol. All exhibits shall be deemed to constitute a part of the application to which they are attached.

§ 211.2 *Filing and service.* Applications for foreign air carrier permits shall be forwarded to the Board, through diplomatic channels, by the government of the applicant's country of citizenship, and shall be deemed to have been filed on the date such applications are actually received by the Board. Each applicant shall furnish such additional copies of its application, and shall make such service thereof upon such other persons as the Board may at any time require.

§ 211.3 *Amendments.* Any information which the Board may request of an applicant subsequent to receiving its application, or any information which the applicant deems appropriate to submit thereafter, shall be furnished in the form of an amendment to the original application. All amendments to applications shall be consecutively numbered and shall comply with the requirements of this part as to form, number of copies, verification, and in all other essential respects.

§ 211.4 *Incorporation by reference.* In general it is desirable that incorporation by reference shall be avoided. However, where two or more applications are filed by a single carrier, lengthy exhibits or other documents attached to one may be incorporated in the others by reference if that procedure will substantially reduce the cost to the applicant.

§ 211.5 *General provisions regarding contents.* The statements contained in an application shall be restricted to sig-

nificant and relevant facts. They shall be free from argumentation or from expressions of opinion, except as such may be required by this part. Each application shall give full and adequate information with respect to each of the items set forth in this section. The application may contain such other information and data as the applicant shall deem necessary or appropriate in order to acquaint the Board fully with the particular circumstances of its case. Among other things, every such application shall contain the following information:

(a) The full name and address of the applicant, the nature of its organization (individual, partnership, corporation, etc.), and, if other than an individual, the name of the country under the laws of which it is organized and the statutory citation of such laws, if any. The citizenship of the applicant should be shown, as well as the percentage of direct and indirect beneficial and non-beneficial interest in applicant held by each government and aggregate of nationals of each government, other than the government of applicant's citizenship. If the applicant is governmentally owned or controlled in whole or in part, the extent of such governmental ownership or control should be shown.

(b) The name and official address of the competent air authority of applicant's country of citizenship having regulatory jurisdiction over applicant.

(c) An identification of the route or routes to be covered by the permit for which application is made, specifying the type or types of service (mail, passenger, and property) to be rendered on each such route, and whether or not such services are to be rendered in scheduled operations. The identification of each route shall name every terminal and intermediate point to be served by applicant in connection with the service for which a permit is sought.

(d) A map (which may be attached as an exhibit) drawn approximately to scale, showing all terminal and intermediate points, both in the United States and in all foreign countries to be served by applicant in connection with the service for which the permit is sought, giving the approximate air mileages between all adjacent points, and principal over-all distances.

(e) If the application is made pursuant to section 402 (c) of the act, it shall state that a permit for the services applied for was issued by the Secretary of Commerce under section 6 of the Air Commerce Act of 1926, as amended, giving the date of such issuance, and that such permit was in effect on May 14, 1938.

Tariffs of Air Carriers

PART 221—PREPARATION OF TARIFFS OF AIR CARRIERS

Sec.	
221.1	Definitions.
221.2	Form.
221.3	Title page.
221.4	Contents.
221.5	Statement of rates.
221.6	Statement of routes.
221.7	Rules.
221.8	Amendments.
221.9	Supplements.
221.10	Revised and additional pages.

AUTHORITY: §§ 221.1 to 221.10 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply secs. 403 and 404, 52 Stat. 992, 993, 49 U. S. C. 483, 484.

SOURCE: §§ 221.1 to 221.10 appear at 14 F. R. 3529.

§ 221.1 **Definitions.** As used herein, unless the context otherwise requires:

(a) "Carrier" means any air carrier or any foreign air carrier subject to section 403 of the Civil Aeronautics Act of 1938.

(b) "Rates" includes "fares" and "charges."

(c) "Rules" includes "regulations" and "other governing provisions."

(d) "Tariff" means a publication containing rates applicable to the transportation of persons or property, and rules relating to or affecting such rates or transportation, whether such rates and rules are combined in one publication or are stated in separate publications. A "loose-leaf tariff" shall be deemed to consist of that combination of pages, whether original or revised, which is currently effective.

(e) "Local rate" means a rate that applies for service solely over the line or route of one carrier. "Local tariffs" are those which contain local rates or rules.

(f) "Joint rate" means a rate that applies for through service over the lines or routes of two or more carriers and that is made by arrangement between such carriers evidenced by concurrence or power of attorney as provided in Part 222 of this chapter. "Joint tariffs" are those which contain joint rates or rules.

(g) "Through rate" means the total rate from point of origin to destination, whether a local rate, a joint rate, or combination of separately published rates.

§ 221.2 **Form.** (a) All tariffs shall be in book, pamphlet, or loose-leaf form; supplements shall be in book or pamphlet form. The pages of a tariff or supplement shall be 8½ by 11 inches (except that tariffs naming only rates for the transportation of property may be 9½ by 11½ inches) and shall be plainly printed, planographed, stereotyped, or prepared by other similar durable process on paper of good quality.

(b) The type used shall be of size not less than 8-point bold or full-face, except as provided in § 221.3 (a) and except that 6-point bold or full-face type may be used for explanation of reference marks and for column headings.

(c) A margin of not less than 1 inch, without any printing thereon, shall be allowed at the binding edge of each tariff or supplement thereto.

(d) Each carrier shall file tariffs under consecutive C. A. B. numbers. An agent shall file tariffs under his own C. A. B. numbers. Numbers shall run consecutively beginning with the next consecutive number in the existing series, or, if no tariffs shall have been issued previously, beginning with C. A. B. No. 1. Supplements to a tariff shall be numbered as provided in § 221.9 (a). If, for any reason a tariff or supplement is not numbered consecutively with the last filed publication in the same series, such tariffs or supplement must be accompanied by a memorandum explaining

why consecutive numbers were not used. When a publication is rejected by the Board as unlawful, the number which it bears must not be again used. Such publication must not thereafter be referred to as canceled, amended, or otherwise, but a publication that is issued to take the place of such rejected publication must bear the notation, "Issued in lieu of C. A. B. No. ----, (or Supplement No. ----), (or ---- Revised page No. ----) rejected by the Board."

(e) Pages of loose-leaf tariffs must be consecutively numbered in the upper right-hand corner as "Original page 1," "Original page 2," etc. (see § 221.10 for numbering original pages issued subsequent to the filing of the original tariff); and must show at the top of the page the name of the publishing carrier or agent (see § 221.3 (a) (2)), the page number, and the C. A. B. number of the tariff, and at the bottom of the page the date of issue, the effective date, and the name, title, and business address of the issuing officer or agent. No alteration in writing or erasure shall be made on any tariff or supplement thereto.

§ 221.3 **Title page.** (a) The title page of every tariff or supplement shall consist of durable flexible paper of sufficient weight and strength to withstand hard usage and shall contain the following information in the order named:

(1) On the upper right-hand corner, the C. A. B. number in prominent bold-face type, which shall, on printed tariffs, be not less than 12 point. Immediately under this number there shall be shown the C. A. B. number or numbers of the tariff or tariffs canceled thereby.

(2) On the upper central portion the name of the issuing carrier or agent.

(b) Below the name of the carrier or agent:

(1) A statement indicating whether the tariff contains local or joint rates and rules, or a combination thereof;

(2) A brief but reasonably complete statement of the territory within which, or the points from and to, or between which, the rates or rules apply; and, where the application is indicated by states, the names of all states to or from which rates apply;

(3) The date on which the rates and rules will become effective, shown on the lower right-hand corner; and the date on which the publication is issued, on the lower left-hand corner;

(4) The name, title, and address of the person issuing the tariff, near the bottom of the title page.

(c) Every publication which contains rates or rules effective upon a date different from the general effective date of such publication shall show on its title page a notation in substantially the following form:

Effective ----- 19---- (except as otherwise provided herein) or (except as provided on page ----)

(d) On every tariff, supplement, or revised page in which all rates or rules are made effective on less than 30 days' notice under permission or order of the Civil Aeronautics Board, a notation in substantially the following form shall be shown:

Issued on ----- days' notice under (here describe and show date and number of the permission or order, etc.) issued by the Civil Aeronautics Board.

(e) A tariff containing only rates that are intended to apply for a limited period shall show on the title page an expiration date to coincide with the final date upon which such rates are applicable; when limited-period rates are published in the same tariff with permanent rates, such limited-period rates shall be properly reference-marked to indicate their expiration date.

§ 221.4 *Contents.* Tariffs shall contain in the order named:

(a) A table of contents showing the pages in the tariff where information concerning the general subjects covered by the tariff will be found, such subjects to be arranged in alphabetical order in the table, for example:

	Page
Abbreviations.....	
Application of tariff.....	
Baggage.....	
Articles not accepted.....	

If a tariff contains so small a volume of matter that its title page or its interior arrangement plainly discloses its contents, the table of contents may be omitted.

(b) The corporate names of participating carriers, alphabetically arranged, together with the number of the power of attorney or the concurrence of each under which the tariff is issued.

(c) A complete index, alphabetically arranged, of all articles upon which specific rates are named therein, making reference to each page where specific rates on each article are published. The index may also include a list of articles that will not be accepted for transportation. If all of the specific rates to each destination in a general property tariff or a combined passenger and property tariff is arranged in alphabetical order by articles, the index of articles may be omitted from that tariff.

(d) Alphabetical indexes of points of origin and destination from and to or between which rates are named in the tariff, unless such points are arranged in continuous alphabetical order in the tables naming the rates, and appropriate conspicuous notation of that fact appears on the title page of the tariff or supplement. Such indexes must show precisely and clearly (by use of point index or item or page numbers) the place or places in the tariff where the rates from or to each point may be found. Reissuance of pages containing such indexes will be required when the indexes do not permit ready and convenient location of all of the rates from or to each point. Separate indexes of points of origin and destination shall be provided, except that when all, or substantially all, of the rates named in the tariff apply in both directions between the points shown therein, the points of origin and destination may be combined in one index. The State or other governmental unit in which each point is located must be shown in each index.

(e) Explanation of reference marks, symbols, and abbreviations of technical terms used in the tariff, if not explained on the pages where such reference

marks, symbols, and abbreviations are used.

(f) Such explanatory statements as may be necessary to remove all doubt as to the proper application of the rates and rules contained in the tariff. When rates are published for account of any carrier under authority of a limited concurrence or of a limited power of attorney, there shall be included in this section of the tariff such statement as is necessary to indicate clearly and definitely the extent to which the published rates apply for account of such carrier.

(g) General rules which govern the tariff, i. e., state conditions which in any way affect the rates named in the tariff, or the service under such rates. Each rule should be given a separate number. A rule affecting a particular rate must be specifically referred to in connection with such rate, except that rules affecting a limited number of the rates contained in the tariff, or applying for the account of only certain of the carriers for whom the rates are published, may be included in the explanatory statements authorized in paragraph (f) of this section. Reference to any rule published under the immediately preceding exception must be made in such manner as to leave no doubt concerning the application of the rates. A rate tariff may not refer to another rate tariff for rules.

(h) A statement of charges for excess baggage, sleeper service, and any other like services unless such charges are included in the statement of the rules governing such services.

(i) A statement of rates applicable for transportation of persons and property between the points named in the tariff as more particularly set forth in § 221.5.

(j) A clear and explicit statement of routes over which the published rates apply prepared in accordance with the provisions of § 221.6.

§ 221.5 *Statement of rates.* (a) If the same tariff contains rates for the transportation of passengers and rates for the transportation of property (other than the property of passengers carried as baggage), such rates shall be separately stated in distinct passenger and property sections of the tariff.

(b) All rates shall be clearly and explicitly stated (cents or dollars and cents) in terms of lawful money of the United States together with the name or proper designations of the places from and to which they apply; except that rates for transportation originating outside of the United States may be stated in terms of currencies other than lawful money of the United States. Rates stated in terms of foreign currency may be set forth in a separate tariff, or if included in the same tariff, must be set forth in a separate section which shall not precede the statement of rates in terms of lawful money of the United States. A rate stated in terms of lawful money of the United States shall not also be published in terms of a foreign currency. Tariffs may contain such information as may be required under the laws of any country in or to which an air carrier or foreign air carrier is authorized to operate.

(c) Rates for transportation by aircraft must be published for application from airport to airport, and must be stated separately from any charge made by the air carrier, or any subsidiary or affiliate thereof, for ground transportation to or from airports or for pick-up-and-delivery service; however, no separation of charges is necessary when the published rates include ground transportation at no additional charge. The tariff must definitely show any separate charge that is to be made by the air carrier, or any subsidiary or affiliate thereof, for ground transportation or pick-up-and-delivery service. Charges of others for such ground transportation or pick-up-and-delivery service may be shown in the tariff without being deemed to constitute a part thereof; but if shown must be plainly referenced to show that they are published for information only and not guaranteed by the air carrier.

(d) A tariff may provide rates for side trips from or to designated points by the addition of arbitraries to rates shown therein, but provisions for the addition of arbitraries shall be shown either in connection with the base rate or in a separate section which must specifically name the base point, and clearly and definitely state the manner in which such arbitraries shall be applied.

(e) When specific rates are established, the description of the article must be specific and the rates thereon may not be applied to analogous articles.

(f) When a carrier or carriers establish a local or joint rate for application over a designated route from point of origin to destination, such rate is the applicable rate of such carrier or carriers over that route, notwithstanding that it may be higher than the combination of rates between points on that route.

§ 221.6 *Statement of routes.* All tariffs containing joint passenger rates shall specify the route or routes over which each such rate applies, stated in such a manner that such routes may be definitely ascertained. Tariffs containing local passenger rates shall specify routes in the same manner if optional routing is available. Passenger tariffs must definitely provide that rates named therein apply only over routes specifically shown therein.

§ 221.7 *Rules.* (a) Rules relating to or affecting the application of rates may be published in a tariff other than the tariff naming the rates. The pertinent requirements of §§ 222.1, 221.2, 221.3 and 221.4 must be observed in the publication of rules tariffs.

(b) A rules tariff must provide that it governs only such rate tariffs as make specific reference thereto. Tariffs naming rates subject to a rules tariff must bear the following notation on the title page (or elsewhere as may be appropriate):

Governed, except as otherwise provided herein, by rules shown in (here insert name of issuing carrier or agent) Rules Tariff C. A. B. No. — supplements thereto, and succeeding issues thereof.

§ 221.8 *Amendments.* (a) Any change in or addition to a tariff shall be known as an amendment.

(b) A tariff may be amended at any time (1) by "reissuing" the tariff; i. e., by filing, posting and publishing an entirely new tariff which contains all of the unamended data in the previous tariff as well as a complete statement of the amended data, and which bears the next C. A. B. number in the series and directs the cancellation of the previous tariff; (2) by issuing a supplement (to a book or pamphlet tariff) constructed generally in the same manner, and arranged in the same order, as is the tariff (see § 221.9); or (3) by reprints of the pages of a loose-leaf tariff. (See § 221.10.)

(c) A rate or rule sought to be amended and the amendment thereto cannot be in effect at the same time. All amendments must be effected by specifically canceling the existing rate or rule, and publishing the new rate or rule which amends the existing rate or rule. Cancellation of the existing rate or rule must be made in the publication stating the new rate or rule, except as may be otherwise arranged with the Bureau of Economic Regulation in particular instances.

(d) The nature of each amendment must be indicated by use of the following uniform symbols, which shall be shown and explained in the publication in which they are used (see § 221.4 (e)) and which shall not be used for any other purpose:

- ◊ or (R) to denote reductions
- ◇ or (A) to denote increases
- △ or (C) to denote changes in wording which result in neither increases nor reductions in charges
- or (N) to denote addition.

(e) When a tariff, supplement or revised page canceling a previous issue omits points of origin or destination, route, rates, or rules contained in the previous issue, the new tariff, supplement, or revised page shall indicate the cancellation in the manner prescribed in paragraph (c) of this section, and, if such omission effects changes in charges or services, that fact shall be indicated by the use of the uniform symbols prescribed in paragraph (d) of this section.

(f) Matter brought forward without change from a tariff or revised page which has not become effective, also all matter brought forward without change from one supplement to another, must be designated "Reissued" in distinctive type and must show the original effective date and the number of the supplement, tariff, or revised page from which it is reissued. Reference marks may be used for this purpose providing the explanations thereof are made in the tariff or supplement in which the reference marks are used. Example: "No. ---- Reissued from C. A. B. No. 1, (or Supplement No. 1) effective ----." (Here show the date upon which the item became effective in the tariff or supplement so named.)

(g) Every publication which consists partly but not wholly of matter established upon less than statutory notice shall show, in connection with each change made effective on less than statutory notice, a notation that such matter is issued on ---- day's notice under ----. (Here give specific reference to the Spe-

cial Tariff Permission, decision, order, rule, or other authority.) (See § 221.3 (c).)

(h) Amended tariff matter that has been filed with the Board in error may be canceled in full or in part, on or before the date upon which such matter is to become effective, by refiling the existing matter erroneously amended upon less than 30 days' notice without obtaining special tariff permission for short-notice publication, provided that a full explanation of the attending circumstances is given in the letter of transmittal of the refiled matter (see § 222.2 (a) of this chapter). A tariff, supplement or revised page filed under this section must bring forward unchanged the existing tariff matter, properly reference-marked with the following notation:

Cancellation of proposed tariff matter published in error; issued upon less than 30 days' notice under permission granted by § 221.8 of the Economic Regulations of the Civil Aeronautics Board.

§ 221.9 *Supplements.* (a) The first supplement to a tariff shall be identified and numbered on the upper right-hand corner of the title page as follows:

Supplement No. 1
to
C. A. B. No. -----

Subsequent supplements shall be numbered consecutively in like manner. Each supplement shall specify on its title page, immediately under the supplement number and C. A. B. number of the tariff supplemented, the publications which the supplement cancels, and shall also specify the supplements that are in effect. The statement that the supplement cancels conflicting portions of the tariff or prior supplements (without showing the numbers of the prior supplements) shall not be used; cancellations must be specific.

(b) If matter to be amended has been amended by a previous supplement, specific cancellation shall be made of the matter as contained in the previous supplement, and specific reference shall be made not only to the page number or numbers (or other identifying designations) of the previous supplement containing such matter, but to the page number or numbers (or other identifying designations) of the tariff or of the supplement in which the matter was originally established.

(c) A supplement shall contain either a list of carriers participating in the tariff, as amended or shall state that the list of participating carriers is "as shown in tariff," or "as shown in tariff and effective supplements," to which may be added "except ----." (Here show corrections in, additions to, or eliminations from the original list that are effected by the supplement.) Changes in or additions to the list of participating carriers in the tariff or previous supplements shall be listed alphabetically as provided in § 221.4 (h). When a participating carrier is eliminated by supplement, such supplement must also provide for the cancellation of all rates and routes in which the carrier concurs.

(d) The aggregate volume of supplemental matter currently in effect shall

not exceed one-third of the volume of the principal tariff. The Board may direct the reissue of any tariff at any time.

§ 221.10 *Revised and additional pages.* (a) Reprints of existing pages of a loose-leaf tariff (see § 221.8) for the purpose of amending the existing page shall be known as "revised pages." Each such page shall show the number of the revision and the number of the page, and direct the cancellation of the previous page; for example, "1st Revised Page 1 cancels original Page 1," "2d Revised Page 1 cancels 1st Revised Page 1," "3d Revised Page 1 cancels 2d Revised Page 1." The term "revised page" must not be used to designate additional pages filed for the first time. (See paragraph (c) of this section.)

(b) When a revised title page is issued, the following notation shall be shown immediately under the effective date of the revised title page:

Original tariff effective ----- (Here show effective date of the original tariff.)

(c) When it becomes necessary to publish additional pages in a loose-leaf tariff, such additional pages must be designated "Original." If they are added between pages of the tariff, they must bear the same number as the preceding page, followed by a letter suffix: thus, "Original Page 4-A," "Original Page 4-B," etc. (Revisions of such pages must bear the same number, as "1st Revised Page 4-A.") If additional pages follow the last page of the tariff, they must be given the next consecutive numbers: thus, three pages added at the end of a tariff of 150 pages should be numbered "Original Page 151," "Original Page 152," and "Original Page 153." An original page may not be added for the purpose of changing rates or rules which concurrently appear on other pages of the tariff.

(d) When a revised page is issued which omits rates or rules previously published on the page which it cancels, and such rates or rules are published on a different page, the revised page shall make specific reference to the page on which the rates or rules will be found, and the page to which reference is so made will contain the following notation in connection with such rates or rules:

For ---- (Here insert rates or rules, as the case may be) in effect prior to the effective date hereof, see page ----.

Subsequent revised pages of the same number shall omit this notation insofar as this particular matter is concerned.

(e) The following method shall be used in identifying and checking revised pages filed for the purpose of amending loose-leaf tariffs: Each time revised or additional original pages are filed, such revised and additional original pages shall show, in the lower right-hand corner, correction numbers running in consecutive order beginning with No. 1, each revised and additional original page issued and filed at the same time being given its individual consecutive correction number. A permanent check sheet, containing in numerical order a list of correction numbers beginning with No. 1 and the following provision, shall be filed with the original tariff:

Each time revised or additional original pages are received, check marks should be made on the check sheet opposite the correction numbers corresponding to those appearing in the lower right-hand corner of the revised or additional original pages. If pages are received not bearing consecutive correction numbers, the issuing officer or agent should be requested to furnish the page bearing the correction number for which a page has not been received.

(f) When protective covers for a loose-leaf tariff are used, only such information should appear thereon as will remain constant and in use during the life of the tariff.

(g) Supplements shall not be issued to loose-leaf tariffs except for the purpose of canceling the tariff, or as authorized by § 222.5 of this chapter, or as otherwise permitted by the Bureau of Economic Regulation.

PART 222—FILING AND POSTING TARIFFS OF AIR CARRIERS

- Sec.
- 222.1 Who may file.
 - 222.2 Method of filing.
 - 222.3 Application for special tariff permission.
 - 222.4 Filing of initial tariffs.
 - 222.5 Suspensions.
 - 222.6 Concurrences.
 - 222.7 Powers of attorney.
 - 222.8 Revocation of concurrence or power of attorney.
 - 222.9 Statement of filing with foreign governments.

AUTHORITY: §§ 222.1 to 222.9 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply secs. 403 and 404, 52 Stat. 992, 993; 49 U. S. C. 483, 484.

SOURCE: §§ 222.1 to 222.9 appear at 14 F. R. 3531.

§ 222.1 *Who may file.* (a) Local tariffs shall be filed by an officer or duly authorized agent of the carrier.

(b) Joint tariffs shall be filed by an officer of one of the carriers (to be known as the issuing carrier), or by the duly authorized agent of each of the carriers, parties thereto. Such filing will constitute filing for all carriers parties thereto.

(c) An agent will be deemed to be duly authorized to file a local tariff and/or a joint tariff when appropriate power of attorney has been given to him for the purpose as provided in this part.

(d) A joint tariff may be filed by an officer of the issuing carrier only when each of the other carriers parties thereto has given its concurrence as provided in this part.

(e) A carrier issuing a power of attorney to an agent, or a concurrence to another carrier, to publish and file certain rates shall not publish in its own tariffs rates which duplicate or conflict with those published by such agent or other carrier under such power of attorney or concurrence.

(f) The filing of a tariff with the Board in no way relieves an air carrier from liability for any violation of the act or of regulations issued thereunder.

§ 222.2 *Method of filing.* (a) All tariffs, supplements, and revised pages filed with the Board shall be accompanied by a letter of transmittal 8½ by 11 inches in size, in form substantially as follows:

(Name of carrier or agent in full)

(Post Office address)
-----, 19-----
Tariff Transmittal No. -----
To the CIVIL AERONAUTICS BOARD,
Tariffs Section, Washington 25, D. C.
Sent you for filing in compliance with the requirements of the Civil Aeronautics Act of 1938, is accompanying publications issued by ----- and bearing C. A. B. No. ----- (or Supp. No. ----- to C. A. B. No. -----) (or ----- revised page No. ----- to C. A. B. No. -----), effective -----, 19-----, for the purpose of (here insert a comprehensive explanation of the accompanying tariff filing). This publication is concurred in by all carriers named therein as participants under continuing concurrences or powers of attorney now on file with the Civil Aeronautics Board, except the following named carriers, whose concurrences or powers of attorney are attached hereto:

(Signature) -----
(Title) -----

(b) A letter may be accompanied by more than one publication.

(c) If receipt is desired by the filing carrier or agent, letters of transmittal must be sent in duplicate, and one copy showing the date of receipt by the Board will be returned to the sender.

(d) Three copies of each tariff, supplement, or revised page must be transmitted to the Board in one package and under one letter of transmittal. The word "tariffs" must appear on the outside of the package, which must be addressed in conformity with the letter of transmittal.

(e) No tariff, supplement, or revised page will be received by the Board unless it is delivered to it free from all charges, including claims for postage.

(f) Tariff publications will be received for filing only by delivery thereof to the Board through normal mail channels or by delivery thereof by hand directly to that office of the Board charged with responsibility for maintaining the official file of tariffs, and will be received for filing only during the established business hours of the Board. A tariff publication will be deemed filed only upon actual receipt by the Board in accordance with such requirements, and any required period of notice will commence to run only from the time of such filing. Tariff publications received by the Board but subsequently rejected for filing will not be returned.

(g) Each carrier shall post and make available for public inspection at each of its stations or offices which are in charge of a person employed exclusively by the carrier, or by it jointly with another person, and at which property is received for transportation or at which tickets for passenger transportation are sold, all of the currently effective tariffs to which it is a party and containing the rates and rules applicable to the transportation by it of the property received or the passengers to whom tickets are sold at such stations or offices. A carrier will be deemed to have complied with the requirement that it "post" tariffs, if it maintains at each such station or ticket

office a file of current tariffs in complete form.

(h) Each carrier shall maintain permanently at its principal or general office a complete file of all tariffs issued by it or by its agents, including those tariffs in which it concurs.

(i) The granting of authority to issue tariffs under powers of attorney or concurrences does not relieve the carriers conferring the authority from the necessity of complying with the Board's regulations with regard to posting tariffs. Tariffs issued under such authority must be posted as required by these regulations.

(j) Each file of tariffs shall be kept in complete and accessible form. Employees of the carrier shall be required to give any desired information contained in such tariffs, to lend assistance to seekers of information therefrom, and to afford inquirers opportunity to examine any of such tariffs without requiring the inquirer to assign any reason for such desire.

§ 222.3 *Application for special tariff permission.* (a) The Civil Aeronautics Act of 1938 authorizes the Board in its discretion and for good cause shown to permit changes in rates on less than statutory notice, and also to permit departure from the Board's regulations. The Board will exercise the power only in cases where actual emergency and real merit are shown. Desire to meet the rates of a competing carrier that has given statutory notice of change in rates will not of itself be regarded as good cause for permitting change in rates or other provisions on less than statutory notice. Clerical or typographical errors in tariffs constitute good cause for the exercise of this authority, but every application based thereon must plainly specify the error together with a full statement of the attending circumstances, and must be presented with reasonable promptness after discovery of the error.

(b) Applications for permission to make changes or additions in tariffs on less than statutory notice, or to establish rates, fares, charges, rules and regulations in an initial tariff on less than 30 days' notice, or for waiver of the provisions of this section, must be made by the carrier or agent that holds authority to file the proposed publication.

(c) If the application requests permission to make changes in joint tariffs it must be filed for and on behalf of all carriers parties to the proposed change, and must so state.

(d) Two copies of applications (including amendments thereto and exhibits made a part thereof) shall be sent to the Civil Aeronautics Board, Bureau of Economic Regulation, Tariffs and Service Division, Washington 25, D. C.

(e) Applications for permission to publish on less than statutory or 30 days' notice shall be made on paper 8½ by 11 inches, shall be in substantially the form shown herein below, and shall give all the information required by this rule, together with any other pertinent facts. They shall be numbered consecutively and must bear the signature of the carrier's agent or officer, specifying his title.

RULES AND REGULATIONS

When the application is made by an agent, appropriate change should be made in the introductory and closing paragraphs of this form.

(Address)

(Date)

To the CIVIL AERONAUTICS BOARD,
Bureau of Economic Regulation,
Tariffs and Service Division,
Washington 25, D. C.
Special Tariff Permission Application No. _____

-----, by
(Name of carrier) (Name of officer, special agent, or on behalf of all carriers flying title)

parties to its tariff C. A. B. No. _____¹ applies to the Civil Aeronautics Board for permission under Section 403 of the Civil Aeronautics Act of 1938 and the Economic Regulations adopted pursuant thereto, to put in force the following tariff provisions to become effective _____ days after the filing thereof with the Civil Aeronautics Board:

(Here show matter as directed by par. (f) (1))
Your applicant further represents that the said:

(Here state in numbered paragraphs the data required by par. (f))

By: (Name of carrier)
(Name and title)

(f) Applications for permission to publish on less than statutory or 30 days' notice shall show the following information:

(1) The proposed tariff provisions, clearly and completely. For that purpose, an accompanying exhibit may be used if properly identified and referred to in the application. If the proposed provisions consist of rates, all points of origin and destination must be shown or definitely indicated; if permission is sought to establish or change a rule, the exact wording of the proposed rule must be given.

(2) The C. A. B. numbers of the tariffs in which the proposed rates or rules will be published. If publication is to be made in supplements or revised pages, this fact shall be shown.

(3) The rates or rules which it is desired to initiate or change, and the C. A. B. numbers of the tariffs (showing supplement and loose-leaf page numbers) in which they are currently effective. Where the matter to be shown is voluminous, or for other reasons is difficult of presentation, it may be included in an accompanying exhibit properly identified and referred to in the application. The extent to which cancellations will be made must be definitely indicated.

(4) The names of all air carriers and agents advised of the proposed rates or rules and whether they have been advised that it is proposed to establish such rates or rules on less than statutory or 30 days' notice. If such carriers or agents have

expressed their views in regard to the proposed provisions, a brief statement of their views shall be given.

(5) The special circumstances or unusual conditions which are relied upon as justifying the requested permission, together with any related facts or circumstances which may aid the Board in determining whether the requested permission is justified. (See paragraph (a) of this section.)

(g) Application seeking waiver of the provisions of this tariff regulation must conform to the requirements of this paragraph insofar as appropriate, and such waiver may be permitted by the Bureau of Economic Regulation of the Board.

(h) A Special Tariff Permission must be used in its entirety and in the manner set forth therein. If it is not desired to use the permission as granted, and less or more extensive or different permission is desired, a new application complying with the provisions of § 222.3 in all respects and referring to the previous permission must be filed.

(i) Any air carrier or foreign air carrier is hereby authorized to file initial tariffs upon less than 30 days' notice or to make tariff changes upon less than statutory notice without further action by the Board upon the following conditions having been fulfilled:

(1) An application for permission to make tariff changes upon less than statutory notice or file an initial tariff upon less than 30 days' notice has been duly filed in the form, and setting forth the information, required by this section;

(2) Such application has been approved in writing by the Director of the Bureau of Economic Regulation of the Board; and

(3) The initial tariffs shall be filed, and changes in tariffs shall be made, upon such notice as is approved by the Director of the Bureau of Economic Regulation, and shall be only those specifically approved.

(j) In all other cases, initial tariffs shall be filed, and tariff changes shall be made, upon less than 30 days' notice only when and to the extent that a particular application therefor has been approved by the Board.

(k) The Director of the Bureau of Economic Regulation will approve or disapprove in writing any application which has as its only purpose the correction of mechanical, clerical or administrative errors, or any application the disposition of which does not involve new and substantial questions of policy, but in acting upon any such application the Director will be governed by and act in accordance with the provisions of this paragraph. The Director can refer any application to the Board for disposition, and will so refer any application which he is not authorized to approve or disapprove.

(l) Any application disapproved by the Director pursuant to this paragraph is thereby denied, subject to review by the Board as hereinafter provided. In the event of such disapproval, an applicant may within 5 days after it has received written notice thereof file a written request for review of the denial

resulting from such disapproval. The Board will thereupon review the matter and enter an order finally disposing of the application.

§ 222.4 *Filing of initial tariffs.* Initial tariffs shall be filed with the Board at least 30 days prior to their effective date.

§ 222.5 *Suspensions.* Whenever the operation of any provision of a tariff, supplement, or loose-leaf page is suspended by the Board, the carrier or agent whose tariff is affected by such suspension shall immediately file, post, and publish a supplement prepared in such form and manner as may be required by the Bureau of Economic Regulation. Protests against and requests for suspension of tariff amendments under section 1002 (g) of the act will not, except under unusual circumstances which must be fully explained, be considered unless they are received by the Board within 5 days after the date such tariff amendments are filed with the Board.

§ 222.6 *Concurrences.* (a) A carrier desiring to give another carrier authority to publish rates or rules in which they, or they and other carriers join, shall give to such other carrier a concurrence in the form set forth below. Concurrences shall be prepared on good paper of durable quality, 8½ by 11 inches in size. They must be prepared in triplicate. The original shall be filed with the Board, the duplicate sent to the carrier to which such authorization is directed, and the third copy retained by the issuing carrier. When more than two carriers join in the same publication each of the concurring carriers shall give its concurrence to the issuing carrier. If not restricted, such concurrence will cover any tariff, supplement, or revised pages published by the issuing carrier in which the concurring carrier is shown as participating.

CONCURRENCE

No. _____
Cancels No. _____

(Correct corporate name of carrier)

(Post Office address)

_____, 19____

Know all men by this instrument:

That, effective on the _____ day of _____, 19____,

(Show correct corporate name of carrier giving concurrence)

assents to and concurs in the publication and filing of any tariff, or supplement, or revised page which _____

(Show correct corporate name of carrier to whom concurrence is given)

may publish and file and in which _____

(Show correct corporate name of carrier giving concurrence)

is shown as a participating carrier, and _____

(Show correct corporate name of carrier giving concurrence)

hereby makes itself a party thereto and bound thereby. (If it be desired to restrict or limit the concurrence, continue at this point with the statement. "In so far only as such tariff provides" following here with

¹ The form may be modified to the extent necessary to describe tariffs or name carriers but both shall be specifically set forth in application.

a clear and definite statement of the scope of the concurrence which is being given.)

(Correct corporate name of carrier)

By: _____
Attest: _____

_____, Secretary

[CORPORATE SEAL]

Duplicate mailed to _____

(Correct corporate name of carrier)

(Address)

(Date)

(b) A carrier giving a concurrence or concurrences may not itself publish rates or rules which would duplicate or conflict with rates or rules published under such concurrence or concurrences; and must exercise care to avoid giving concurrences to two or more carriers which could result in duplication of or conflict in rates or rules to which it is a party.

(c) A concurrence may be revoked upon not less than 45 days' notice to the Board by filing with the Board and serving at the same time a copy thereof on the carrier to whom the concurrence was given a notice of revocation of concurrence prepared in a manner similar to that prescribed in § 222.7 (d) in respect to notice of revocation of power of attorney.

§ 222.7 *Powers of attorney.* (a) The following form shall be used by a carrier to give authority to an agent to publish and file tariffs, supplements and revised pages, for and on behalf of such carrier. (See § 222.1 (a), (b) and (c)). Powers of attorney shall be prepared on good paper of durable quality, 8½ by 11 inches in size. They must be prepared in triplicate. The original shall be filed with the Board, the duplicate sent to the agent designated therein, and the third copy retained by the issuing carrier.

POWER OF ATTORNEY

No. _____

Cancels No. _____

(Corporate name of carrier)

(Post-office address)

_____, 19____

Know all men by this instrument:

That, (insert correct corporate name of carrier) makes and appoints (name of principal agent) attorney and agent, (1) for it alone, and (2) for it jointly with other carriers, to publish and file for it all tariffs, supplements, and revised pages it is required to publish and file by the Civil Aeronautics Act of 1938, and the regulations of the Civil Aeronautics Board issued pursuant thereto, and ratifies and confirms all that said attorney and agent may lawfully do by virtue of the authority herein granted and assumes full responsibility for the acts and failures to act of said attorney and agent.

(If the authority is to be restricted state specifically what authority is conferred, i. e., property rates, charges, rules, regulations, and routings not including air express rates, charges, rules, regulations, or routings; passenger fares, baggage rates, rules, regulations, and routings; Universal Air Travel Plan Tariff, supplements or revised pages thereto and successive issues thereof.)

And further, that (insert correct corporate name of carrier) makes and appoints (name of alternate agent) alternate attorney and agent to do and perform the same acts and exercise the same authority granted to (name of principal agent) in the event and

only in the event of the death or disability of (name of principal agent).

By _____
Vice president—Traffic

Attest: _____, Secretary-Treasurer

[CORPORATE SEAL]

Duplicate mailed to: (Name and address of agent.)

The term "disability" as used in the power of attorney shall mean resignation, permanent transfer to other duties, or other permanent absence, of the principal agent, and not temporary absence of the principal caused by vacation, illness, or other similar reasons.

(b) Powers of attorney, if executed without modification, confer unlimited authority to publish local rates for the carrier issuing the power of attorney and to publish joint rates for such carrier and such other carriers as shall have issued the necessary authority. If it is desired to limit the authority granted to the agent, the form may be modified by adding at the end of the first paragraph the statement: "This authority is restricted to the filing of the publications (or types of publications) set forth below", or by otherwise clearly stating the extent of the authority granted. If it is desired to limit the authority granted to publication of a particular tariff or tariffs, this may be done by giving a sufficiently accurate description of the title page of each tariff to identify it, and by showing the C. A. B. number, if known. If it is intended that the authority granted shall include supplements to, or reissues of, specifically named tariffs, that fact should be made clear by adding after the designation of the tariff, "supplements thereto and successive issues thereof."

(c) Powers of attorney may not contain authority to delegate to another the power thereby conferred. In giving authority to an agent to publish and file for the carrier by which such authority is issued, care must be taken to avoid duplicating to two or more agents authority which, if used, would result in conflicting rates or other provisions.

(d) A power of attorney may be revoked upon not less than 45 days' notice to the Board by filing with the Board, and serving at the same time a copy thereof on the agent in whose favor the power of attorney was executed, a notice of revocation in the form set forth and prepared in conformity with the requirements prescribed in this paragraph in respect to powers of attorney. Such revocation may be made for the purpose of eliminating agency publication of tariffs (generally or specifically), for the purpose of changing the authority previously granted to an agent without changing the agent, or for transferring authority from one agent and alternate to another agent and alternate. If the revocation is for the purpose of changing the authority previously granted to an agent without changing the agent the revocation notice must be accompanied by the new power of attorney and the form of notice set forth below should be modified to include specific reference to the new power of attorney. When it is desired to transfer authority from one agent and alternate to another agent and alter-

nate, such transfer may be accomplished by filing a new power of attorney for the agent and alternate thereafter to serve, which shall specifically cancel the previous power of attorney. Such new powers of attorney shall bear no effective date. The originals thereof should not be sent direct to the Board but must be forwarded to the new principal agent who, after he has secured all the necessary authorities, must file the originals with the Board all at one time together with three copies of a take-over supplement for each tariff taken over. Such powers of attorney will become effective upon the date they are received by the Board. The power of attorney issued for the purpose of the transfer of agents shall not increase nor decrease the authority contained in the power of attorney being canceled.

NOTICE OF REVOCATION OF POWER OF ATTORNEY

(Correct corporate name of carrier)

(Post office address)

_____, 19____

Know all men by this instrument:

Effective _____, 19____, power of attorney No. _____ issued by _____ (Correct corporate name of carrier) in favor of _____

(Name of agent and of alternate, if any) is cancelled and revoked.

(Correct corporate name of carrier)

By: _____

Attest: _____

_____, Secretary

[CORPORATE SEAL]

Duplicate mailed to _____

(Name of agent)

(Address)

(Date)

(e) A new agent, or an alternate assuming the duties of his principal, shall file with the Board and post and publish a supplement to each of the effective tariffs issued by the agent superseded. The title page of such supplement shall show no effective date but shall contain a statement substantially as follows: "On and after (here show the effective date of the power of attorney of a new agent, or the date on which the principal ceased to act) this publication shall be considered as the issue of (here show name of new agent or alternate)." When issued by a new agent such supplement shall also contain a list of participating carriers together with reference to the new power of attorney issued by each such carrier. An alternate shall submit to the Board on or before the date of filing of such supplement a sworn statement setting forth the facts which justify such exercise of authority. After an alternate has once exercised the authority granted him, the principal may not thereafter act under the same power of attorney.

§ 222.8 *Revocation of concurrence or power of attorney.* When a power of attorney or concurrence is revoked, appropriate revision or cancellation of the tariff or tariffs must immediately be made effective upon statutory notice. In the event of failure to make such revision or

cancellation, the rates in such tariff or tariffs remain applicable and must be observed.

§ 222.9 Statement of filing with foreign governments. Every air-carrier tariff, supplement, or revised page containing rates or rules which by treaty, convention, or agreement entered into between any foreign country and the United States are required to be filed with that foreign country, shall include a statement substantially as follows:

The rates, fares, charges, classifications, rules, regulations, practices, and services provided herein have been filed in each country in which filing is required by treaty, convention, or agreement entered into between that country and the United States, in accordance with the provisions of the applicable treaty, convention, or agreement.

PART 223—TARIFFS OF AIR CARRIERS; FREE AND REDUCED RATE TRANSPORTATION

Sec.

- 223.1 Definitions.
- 223.2 Persons to whom free and reduced rate transportation may be furnished.
- 223.3 Passes to be issued.
- 223.4 Form of pass.
- 223.5 Carrier's records.
- 223.6 Carrier's rules.
- 223.7 Filing of lists.
- 223.8 Application for authority to carry other persons.
- 223.9 Effect on other regulations.

AUTHORITY: §§ 223.1 to 223.9 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply secs. 403 and 404, 52 Stat. 992, 993, 49 U. S. C. 483, 484.

SOURCE: §§ 223.1 to 223.9 appear at 14 F. R. 3534.

§ 223.1 Definitions. As used in this part, unless the context otherwise requires—

(a) "Carrier" means an air carrier or a foreign air carrier.

(b) An "affiliate" of a carrier means a person—

(1) Who controls such carrier, or is controlled by such carrier or by another person who controls or is controlled by such carrier, and

(2) Whose principal business in purpose or in fact is:

(i) The holding of stock in one or more carriers, or

(ii) Scheduled transportation by air or the sale of tickets therefor, or

(iii) The operation of one or more airports, one or more of which are used by such carrier or by another carrier who controls or is controlled by such carrier or who is under common control with such carrier by another person, or

(iv) Activities devoted to the scheduled transportation by air conducted by such carrier or by another carrier which controls or is controlled by such carrier or which is under common control with such carrier by another person.

(c) Within the meaning of this section, "control" means the beneficial ownership of more than 40 percent of outstanding voting capital stock unless, as to the specific case, the Board shall have determined in a proceeding pursuant to section 408 of the act that control does not exist; such control may be direct or by or through one or more in-

termediate subsidiaries likewise controlled or controlling through beneficial ownership of more than 40 percent of outstanding voting capital stock.

(d) "Pass" means a written authorization issued by a carrier for free or reduced-rate transportation of persons or property; "annual pass" means such an authorization effective over a period of a calendar year; "term pass" means such an authorization effective over a specified period of less than a year; "trip pass" means such an authorization for a single one-way trip or round trip (whether the return trip is made via the same route as the outbound trip or a different one) between designated points.

(e) "Free transportation" means the carriage by a carrier of any person or property (other than property owned by such carrier) in air transportation without compensation therefor; "reduced-rate transportation" means such carriage for a compensation less than that under the rate, fare, or charge published in the tariffs of such carrier, on file with the Board and otherwise applicable to such carriage.

§ 223.2 Persons to whom free and reduced rate transportation may be furnished. Subject to the provisions of the act and the orders, regulations (including this regulation) and rules of the Board now or hereafter in effect, any carrier may at its option provide free or reduced-rate transportation to any or all classes of persons specifically mentioned in section 403 (b) of the act; and in addition thereto, all carriers engaged in overseas or foreign air transportation may furnish free or reduced-rate transportation to:

(a) Directors, officers, and employees and members of their immediate families, of any affiliate of such carrier, the name of which affiliate currently is included in the list of affiliates filed by such carrier pursuant to § 223.7 (a) (3);

(b) Directors, officers, and employees and members of their immediate families, of any person operating as a common carrier by air, or in the carriage of mails by air, or conducting transportation by air, in a foreign country, but only over routes and in territories served in such foreign country; and

(c) Other persons to whom such carrier is required to furnish free or reduced-rate transportation by law or by a contract or agreement, now or hereafter in effect, between such carrier and the government of any country served by such carrier, but only to the extent so required and only if such contract or agreement is filed with the Board and if the provisions thereof relating to such transportation are not disapproved by the Board as being contrary to the public interest.

§ 223.3 Passes to be issued. No carrier shall furnish any free or reduced-rate transportation unless a pass therefor has been issued, except that passes need not be issued:

(a) For any transportation provided for in any tariff on file with the Board and currently effective when such transportation is furnished;

(b) For necessary travel of the carrier's own directors, officers, or employees

in the performance of their official duties;

(c) For free or reduced-rate transportation of persons injured in aircraft accidents or of physicians or nurses attending such persons, or with the object of providing relief in cases of general epidemic, pestilence, or other calamitous visitation; or

(d) For free or reduced-rate transportation authorized in any other section of this chapter or order of the Board now or hereafter in effect.

§ 223.4 Form of pass. No carrier shall issue any form of pass other than an "annual", "term", or "trip" pass. Every pass shall be issued upon the express condition that it is subject to suspension or cancellation for the abuse of the privileges accorded thereunder, and must show on its face, at least, the name of the person or persons who, or whose property, is entitled to receive free or reduced-rate transportation. Each pass must bear either the signature in ink of an official named in the list referred to in § 223.7, or the facsimile signature of such an official and the countersignature in ink of some other official or responsible subordinate who is designated by name and title on the pass, and before presented for transportation such pass must bear the signature in ink of the person to whom issued; *Provided*, That regular tickets or bills of lading, stamped with a suitable notation, may be used as trip passes, and when so used need not conform to the provisions of this section as to form.

§ 223.5 Carrier's records. Each carrier shall maintain a record of all passes issued by it, which record shall be filed in such manner as to be accessible and convenient for examination, and shall contain the following information: The type of pass; dates of issuance and expiration; number; to whom issued, including name, address, and eligibility under the act and under this part; privileges accorded thereunder; points between which transportation is authorized, or, in the case of "annual" and "term" passes, the route number or system or particular points, as may be appropriate; and the name of the official upon whose authorization the pass was issued. All correspondence or memorandums relating to free or reduced-rate transportation shall be retained and made a part of the carrier's records. In the case of reduced-rate transportation, the records shall show the amount of the charge assessed or assessable.

§ 223.6 Carrier's rules. Each carrier shall file with the Board three copies of all instructions to its employees, and of all company rules and regulations, governing its practices in connection with the issuance and interchange of passes. If no instructions, rules, or regulations are in effect, then three copies of a general statement by an appropriate official of the carrier, comprehensively describing its practices in connection with the issuance and interchange of passes must be filed. Three copies of any change in any such instructions, rules, regulations, or statement of practices must be filed

with the Board within 30 days after the effective date of such change.

§ 223.7 *Filing of lists.* (a) Before issuing any pass each carrier shall file with the Board:

(1) A list containing the name and title of each of its officials upon whose authorization passes may be issued,

(2) A list containing the name and title of each of its officials who are authorized to request passes from other carriers, and

(3) In the case of issuance of passes to directors, officers, employees, or members of their immediate families, of any affiliate of such carrier, a list containing all of such carrier's affiliates and showing the exact relationship of each such affiliate to such carrier as respects control and principal business.

(b) Any change in any of such lists must be filed with the Board within 15 days after such change is effective; *Provided*, That an affiliate not previously included in any list filed with the Board must be included in a new list prior to the issuance of any pass to any person authorized to receive such pass by reason of such affiliation.

§ 223.8 *Application for authority to carry other persons.* Any carrier desiring special authorization under section 403 (b) of the act to furnish free or reduced-rate overseas or foreign air transportation to a person or persons not described in that section nor in § 223.2 may apply to the Board, by letter or other writing, for such authorization. The application shall state the identity of the person or persons to whom, and the points between which, such transportation is to be furnished, the time or approximate time of departure, and the carrier's reasons for desiring to furnish such transportation. The application shall contain a definite statement that the carrier is willing and intends to furnish such transportation if authority to do so is granted by the Board. Such application shall be deemed to have been approved and authority for the transportation granted unless the Board shall otherwise advise the carrier within 10 days after the application is received by the Board; *Provided*, That no application filed less than 10 days before the proposed transportation is to be furnished shall be deemed approved unless notice of such approval is received by the carrier prior to the furnishing of the transportation.

§ 223.9 *Effect on other regulations.* Nothing contained herein shall be construed as repealing or amending any provision of any other section of this subchapter.

PART 224—TARIFFS OF AIR CARRIERS; FREE AND REDUCED RATE TRANSPORTATION—ACCESS TO AIRCRAFT FOR SAFETY PURPOSES

- Sec.
224.1 Safety inspectors.
224.2 Requests for access to aircraft.
224.3 Traffic control and communications personnel.

AUTHORITY: §§ 224.1 to 224.3 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425.

Interpret or apply secs. 601 to 610, 52 Stat. 1007 to 1012, 49 U. S. C. 551 to 560.

SOURCE: §§ 224.1 to 224.3 appear at 14 F. R. 3536.

§ 224.1 *Safety inspectors.* Every air carrier shall carry, without charge, on any aircraft which it operates any duly authorized official or employee of the Board or of the Administrator of Civil Aeronautics who has been assigned to the duty of inspecting during flight such aircraft, its engines, propellers, appliances, route facilities, operational procedures or airman competency.

§ 224.2 *Requests for access to aircraft.* Such carriage without charge shall be granted, (a) on presentation to the appropriate agents of the air carrier of a certificate identifying the person presenting it as being entitled to such carriage signed by the Secretary of the Civil Aeronautics Board, or by the Assistant Administrator for Aviation Safety of the Office of the Administrator of Civil Aeronautics, or by any of the regional administrators of the Civil Aeronautics Administration, and signed by the person presenting it; and (b) on delivery to the appropriate agents of the air carrier, in duplicate, of a "Request for Access to Aircraft" on a form supplied by the Board or by the Administrator stating that the signer thereof desires access to a certain aircraft of the air carrier from a named point of departure on a designated date and hour to a named destination for the purpose of performing his official duties during flight of such aircraft. The air carrier shall retain one copy of each such request. On or before the 10th day of each month, each air carrier shall forward one copy of all such requests received by it during the second preceding calendar month to the Secretary of the Civil Aeronautics Board, Washington 25, D. C.

§ 224.3 *Traffic control and communications personnel.* Any air carrier may carry without charge on any aircraft which it operates any airway traffic control manager or assistant manager or any communications supervisor or assistant communications supervisor of the Administrator of Civil Aeronautics (including supervising officers of such persons) for the purpose of more fully and adequately acquainting such persons with the problems affecting airway traffic control and communications; *Provided, however*, That no such person shall be carried without charge on a round trip by any air carrier for such purpose more often than once in each year.

Transportation of Mail

PART 231—TRANSPORTATION OF MAIL; MAIL SCHEDULES

- Sec.
231.1 Filing of general schedules.
231.2 Form of schedules.
231.3 Title page.
231.4 Schedule pages.
231.5 Additions and changes.
231.6 Number of copies.
231.7 Effect of filing.

AUTHORITY: §§ 231.1 to 231.7 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. In-

terpret or apply sec. 405 (e), 52 Stat. 994, 49 U. S. C. 485.

SOURCE: §§ 231.1 to 231.7 appear at 14 F. R. 3536.

§ 231.1 *Filing of general schedules.* Each air carrier authorized to engage in air transportation shall file with the Board a statement, to be known as a "general schedule," showing the points between which the air carrier is authorized to engage in air transportation, all schedules of aircraft which will be operated by the air carrier between such points on the date the general schedule is to become effective, the time of arrival and departure at each point, and the frequency of each schedule. Prior to the date it engages in any scheduled air transportation each such air carrier shall file a general schedule with the Board; *Provided, however*, That an air carrier authorized to engage in air transportation on October 1, 1939, may file its first general schedule hereunder at any time within 20 days thereafter.

§ 231.2 *Form of schedules.* All general schedules and amendments thereto shall be in loose-leaf form, with pages 8½ by 11 inches in size, and shall be plainly typewritten, stereotyped, or mimeographed on durable paper. Each page shall be printed on one side only, and shall have a left margin at least 1 inch wide.

§ 231.3 *Title page.* The first page of a general schedule shall be designated as a title page and include the following:

- (a) Name of carrier,
- (b) The general schedule number,
- (c) A brief description of the contents,
- (d) The date of issue,
- (e) An effective date, and
- (f) The issuing officer's name and address.

§ 231.4 *Schedule pages.* (a) All pages following the title page shall be consecutively numbered and known as schedule pages. The name of the air carrier shall appear at the top of each schedule page, the page number in the upper right-hand corner, and the general schedule number in the upper left-hand corner. At the bottom of each schedule page shall appear its date of issue and effective date.

(b) Each schedule page shall indicate the route number, if any, and the terminal and intermediate points served by the schedules appearing on the page, shall show the time of arrival and departure of each schedule at such points, and the types of equipment operated on each schedule. Each schedule shall be assigned a trip or flight number. Each schedule shall contain an explanation of all symbols used thereon.

§ 231.5 *Additions and changes.* (a) An additional schedule may be added to a general schedule either by filing a new schedule page or by revising an existing schedule page. A change in a schedule page to show the addition of a new schedule or to show a change in an existing schedule shall be effected by reproducing the entire page. Such changed schedule page shall be designated a revised page, and shall cancel the former page; for example:

1st revised page 1, cancels original page 1.

(b) Any change in an existing schedule on which mail is being transported shall be filed with the Board at least 10 days prior to the effective date of such change: *Provided, however,* That any change in schedule, or the addition of a new schedule, required by an order of the Postmaster General under section 405 (e) of the act shall be filed with the Board by the air carrier on or before the effective date of such order: *And provided further,* That if the Board postpones the effective date of any such order pursuant to section 405 (e) of the act, the air carrier shall revise its general schedule to conform to the action taken on such order by the Board and shall make such revision as promptly as possible but not more than 10 days after the effective date of such order.

(c) Any change in a nonmail schedule, or the addition of a new nonmail schedule, shall be filed with the Board on or before the effective date thereof.

§ 231.6 *Number of copies.* Each air carrier shall transmit to the Board for filing three copies of each general schedule or revised page, accompanied by letters of transmittal (in duplicate if a receipt is desired) listing the general schedule or revised pages that are transmitted for filing. The letter of transmittal and all copies of the material listed therein shall be included in one package addressed to:

Civil Aeronautics Board,
Bureau of Economic Regulation
Tariffs and Service Division,
Washington 25, D. C.

§ 231.7 *Effect of filing.* The filing of a schedule, or a new or revised schedule page, with the Civil Aeronautics Board, shall not relieve an air carrier of requirements made by any other governmental instrumentality, as to filing or reporting.

PART 232—TRANSPORTATION OF MAIL; REVIEW OF ORDERS OF POSTMASTER GENERAL

Sec.

- 232.1 Application for review.
- 232.2 Form and contents of application.
- 232.3 Serving copies of application.

AUTHORITY: §§ 232.1 to 232.3 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 405 (e), 52 Stat. 994, 49 U. S. C. 485.

SOURCE: §§ 232.1 to 232.3 appear at 14 F. R. 3537.

§ 232.1 *Application for review.* Any person who would be aggrieved by an order of the Postmaster General issued under and within the meaning of section 405 (e) of the act may, within not more than 10 days after the issuance of such order, apply to the Board for a review thereof. An application filed hereunder shall be deemed to have been filed on the date on which it is actually received by the Board at its offices in Washington, D. C.

§ 232.2 *Form and contents of application.* (a) An application filed hereunder may be made in writing or by telegram. An application in writing shall be conspicuously entitled Application for a Review of Order of the Postmaster General Issued under section 405 (e) of the Civil Aeronautics Act, shall

specify the schedule affected and identify the order complained of, and shall specify the manner in which the applicant is or would be aggrieved by the order, the relief sought, and the facts relied upon to establish that the public convenience and necessity require that such order be amended, revised, suspended, or canceled by the Board. The execution, number of copies, and verification of a written application filed hereunder, and the formal specifications of papers included in such application shall be in accordance with the requirements of the Rules of Practice relating to applications generally (see Part 302 of this chapter).

(b) If the application for a review is made by telegram, such telegram shall succinctly state the substance of the matters to be set forth in the written application, and shall be confirmed and followed by an application in writing.

§ 232.3 *Serving copies of application.* At the time a written or telegraphic application is filed hereunder a copy thereof shall be served by personal service or registered mail upon the Postmaster General and upon the air carrier operating or ordered to operate the mail schedule in question. Each copy so served shall be accompanied by a letter of transmittal stating that such service is being made pursuant to this section.

PART 233—TRANSPORTATION OF MAIL; FREE TRAVEL FOR POSTAL EMPLOYEES

Sec.

- 233.1 Postal employees to be carried free.
- 233.2 Credentials required.
- 233.3 Requests to be filed.
- 233.4 Issuance of credentials and transportation request forms by Post Office Department.

AUTHORITY: §§ 233.1 to 233.4 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 405 (m), 52 Stat. 994, 49 U. S. C. 485.

SOURCE: §§ 233.1 to 233.4 appear at 14 F. R. 3537.

§ 233.1 *Postal employees to be carried free.* Every air carrier carrying the mails shall carry, on any plane that it operates and without charge therefor, the persons in charge of the mails when on duty, and the following officers, agents, and inspectors of the Post Office Department, when such persons are traveling on official business relating to the transportation of mail by aircraft and are duly accredited as hereinafter provided:

- (a) Postmaster General.
- (b) The Executive Assistant to the Postmaster General.

(c) The First Assistant Postmaster General; the Third Assistant Postmaster General; the Fourth Assistant Postmaster General; the Second Assistant Postmaster General; his Confidential Assistant; his Under Second Assistant and his four Deputy Second Assistants; the Administrative Officer, Air Postal Transport; the Solicitor of the Post Office Department and the Associate Solicitor and any attorney in the Office of the Solicitor who at the time is assigned by the Solicitor to handle matters relating to the transportation of mail by aircraft; the

Chief Inspector and the Assistant Chief Inspector.

(d) The Director of Domestic Air Postal Transport and the Director of Foreign Air Postal Transport.

(e) The five Regional Superintendents, and the five Assistant Regional Superintendents, Air Postal Transport, located respectively at New York, N. Y., Chicago, Ill., San Francisco, Calif., Atlanta, Ga., and Fort Worth, Texas; the Regional Superintendents and Assistant Regional Superintendents at Large, Air Postal Transport.

(f) The General Superintendent, 13th Division, Railway Mail Service, located at Seattle, Wash., and the District Superintendent and Assistant District Superintendent, Railway Mail Service, located at Anchorage, Alaska, when traveling between Seattle, Wash., and Alaska or within Alaska on official business relating to the transportation of mail to, from and within Alaska.

(g) Any inspector of the Post Office Department.

(h) Any additional agent or officer of the Post Office Department designated by the Postmaster General.

§ 233.2 *Credentials required.* (a) Any person described in paragraphs (a) to (f), inclusive, of § 233.1 shall be deemed to be duly accredited upon exhibition of a certificate of the Postmaster General that the bearer is one of the persons so described and is entitled to free transportation when traveling on official business relating to the transportation of mail by aircraft, and bearing the signature of the person so described.

(b) Any person described in paragraphs (g) and (h) of § 233.1 shall be deemed to be duly accredited upon exhibition of proper credentials evidencing that he is an inspector, officer, employee, or agent of the Post Office Department, and upon presentation of a Request for Free Transportation by Air (on such form as the Post Office Department may prescribe) executed by him in triplicate and stating:

- a. The points from and to which the person is to be furnished free transportation;
- b. The tariff fare for the transportation requested, and
- c. The official position of the traveler and that such travel is on official business relating to the transportation of mail by aircraft.

§ 233.3 *Requests to be filed.* Each air carrier on or before the 20th day of each month shall forward one copy of every Request for Free Transportation by Air accepted by it during the preceding calendar month, to the Secretary, Civil Aeronautics Board, Washington 25, D. C., and one copy to the Deputy Second Assistant Postmaster General, Post Office Department, Washington, D. C.¹

§ 233.4 *Issuance of credentials and transportation request forms by Post Office Department.* With regard to free air travel by the persons described in § 233.1 the Postmaster General shall be responsible (a) for the issuance of proper credentials, (b) for prescribing proper

¹ The third copy shall be preserved by the air carrier in its records in compliance with the requirements of this subchapter. See § 249.4 item 48-B.

transportation request forms where required, and (c) for authorizing such travel, subject to such rules and regulations as he may prescribe.

PART 234—TRANSPORTATION OF MAIL; PETITIONS FOR DETERMINATION OF RATES

- Sec.
234.1 Number of copies.
234.2 Verification.
234.3 Amendments.
234.4 Formal requirements.
234.5 Time of filing.
234.6 Contents of petitions.
234.7 Service on Postmaster General.

AUTHORITY: §§ 234.1 to 234.7 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 406, 52 Stat. 998, 49 U. S. C. 486.

SOURCE: §§ 234.1 to 234.7 appear at 14 F. R. 8537.

§ 234.1 *Number of copies.* Ten copies of each petition shall be filed with the Board. Only one of such copies need be actually executed on behalf of the petitioner. The names and titles of all signing officers shall be clearly typed or printed beneath their signatures. All unexecuted copies filed with the Board shall contain typed, printed, or facsimile signatures.

§ 234.2 *Verification.* The signed copy of each petition shall be verified by the petitioner. If the petitioner is a partnership, such verification shall be made by two or more of the partners. If it is a corporation, business trust, or other similar organization, the petition shall be verified by three of its officers, who shall be, respectively, the chief executive, the chief financial, and the chief operating officer. In the event of the unavailability of any such officer, the acting officer charged with the responsibility for his duties may execute such verification in his stead. Every such verification shall set forth that the persons verifying the same have read, and are familiar with the contents of, the petition and the attached exhibits; that they intend and desire that, in granting or denying the relief applied for, the Board shall place full and complete reliance on the accuracy of each and every statement therein contained; that they are familiar with the facts therein set forth, and that, to the best of their information and belief, every statement contained in the petition is true and no such statement is misleading. Every such verification shall be subscribed and sworn to before a notary public or other officer authorized to administer oaths in the jurisdiction in which such petition is executed.

§ 234.3 *Amendments.* If, after receipt of any petition, the Board shall request the petitioner to supply it with additional information, such information, except that furnished in formal proceedings, shall be furnished in the form of an amendment to the original petition. Each amendment (including those made on the petitioner's own initiative) should be consecutively numbered, and shall comply with the requirements of this regulation as to form, number of copies, manner of execution, verification, and all other essential re-

spects. In the event that any petition shall be amended, the amendment shall contain a statement that a copy thereof has been served on the Postmaster General by sending the same to him by registered mail, postpaid, prior to the filing with the Board of such amendment.

§ 234.4 *Formal requirements.* Every petition shall be made on paper approximately 8½ by 13 inches in size except that exhibits or other documents attached thereto may be folded to those dimensions. Every petition shall be typewritten, printed, or reproduced by some other process which will produce a clear and durable result on firm, tough paper. Each copy must be clear and legible in all respects. A margin of at least 1 inch in width shall be left on the left-hand side of all pages, and all petitions must be bound on that side. All pages of a petition shall be consecutively numbered and the petition shall clearly describe and identify each exhibit by a separate number or symbol. All exhibits shall be deemed to constitute a part of the petition to which they are attached.

§ 234.5 *Time of filing.* A petition shall be deemed to have been filed only when it is actually received by the Board at its office in Washington, D. C.

§ 234.6 *Contents of petitions.* The petition should, in accordance with the provision of section 406 (c) of the act, include a statement of the rate the petitioner believes to be fair and reasonable. In this connection, the rate-making elements set forth in section 406 (b) of the act should be particularly considered by the petitioner in the preparation of the petition. Opportunity for argument will be given at the public hearing.

§ 234.7 *Service on Postmaster General.* The petition shall contain a statement that the petitioner has served a copy of the petition on the Postmaster General by sending the same to him by registered mail, postpaid, prior to the filing of the petition with the Board. The petition need not be accompanied by any further proof of service, but, upon setting any petition down for public hearing, the Board will cause notice of such hearing to be given to such interested parties as it deems appropriate in the particular case.

Accounts, Records and Reports

PART 241—FILING OF REPORTS BY CERTIFICATED AIR CARRIERS

- Sec.
241.1 Reports of financial and operating statistics.
241.2 Uniform system of accounts.

AUTHORITY: §§ 241.1 and 241.2 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 241.1 and 241.2 appear at 14 F. R. 8538.

§ 241.1 *Reports of financial and operating statistics.* Each air carrier holding a certificate of public convenience and necessity shall make periodic financial and statistical reports to the Board using the appropriate schedules of the Report of Financial and Operating Statistics for

Air Carriers, CAB Form 41; Interim Operating Statement and Selected Expenses, CAB Form 41 (a), and such amendments thereto as may hereafter be approved by the Board. Such reports shall be made in accordance with, and shall be filed with the Secretary of the Board at times specified by the reporting procedure contained in the Uniform System of Accounts for Air Carriers, effective January 1, 1947, and such amendments thereto as may hereafter be approved by the Board.

§ 241.2 *Uniform system of accounts.* Each air carrier engaged in scheduled air transportation shall keep its accounts, records, and memoranda in accordance with the Uniform System of Accounts for Air Carriers issued by the Civil Aeronautics Board, dated January 1, 1947, and such amendments thereto as may hereafter be prescribed by the Board.

PART 242—FILING OF REPORTS BY IRREGULAR AIR CARRIERS AND NONCERTIFICATED CARGO CARRIERS

- Sec.
242.1 Statistical and flight reports required.
242.2 Statistical reports by small irregular carriers.
242.3 Statistical reports by large irregular carriers and noncertificated cargo carriers.
242.4 Flight reports by large irregular carriers.
242.5 Flight reports by noncertificated cargo carriers.

AUTHORITY: §§ 242.1 to 242.5 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 242.1 to 242.5 appear at 14 F. R. 3538.

§ 242.1 *Statistical and flight reports required.* Statistical reports shall be filed with the Board by each small irregular carrier¹ in accordance with § 242.2, and by each large irregular carrier and noncertificated cargo carrier in accordance with § 242.3. Flight reports shall be filed with the Board by each large irregular carrier in accordance with sub § 242.4 and by each noncertificated cargo carrier in accordance with § 242.5. Each small irregular carrier, large irregular carrier, and noncertificated cargo carrier shall keep all accounts, records, and memorandums (including the accounts, records, and memorandums of the movement of traffic, as well as of the receipts and expenditures of money), which are needed in order to accomplish full compliance with the reporting requirements of this part. Such accounts, records, and memorandums as relate to statistical reports shall be preserved for 3 years, and such as relate to flight reports shall be preserved for 1 year. The reports to be filed by such carriers shall be pre-

¹ Section 2912 of this subchapter provides, as to the aircraft units utilized in the transportation services of an irregular air carrier; that, if "the allowable gross take-off weight exceeds 10,000 pounds for any one unit or 25,000 pounds for the total of such units (disregarding units of 6,000 pounds or less), such carrier shall be classified as a 'large irregular carrier', otherwise, such carrier shall be classified as a 'small irregular carrier'."

pared in accordance with the following provisions and shall be certified to be correct by a responsible officer of the reporting carriers.

§ 242.2 *Statistical reports by small irregular carriers.* (a) For the calendar year 1947 and thereafter for each succeeding calendar year, each small irregular carrier shall file a statistical report. Such report for the year 1947 shall be filed not later than July 15, 1948; and thereafter such report shall be filed within 45 days after termination of the reporting period.

(b) The statistical report shall contain the following data:

(1) *Balance sheet or statement of investment.* At end of reporting period.

(2) *Profit and loss statement.* Insofar as practicable, distinguish items attributable to transportation operations from items attributable to other operations; e. g., plane rentals, flying schools, airport services, etc.

(3) *Airplanes utilized.* Tabulation showing aircraft registration number, type, cost, date of acquisition, and the amount of accrued depreciation for each airplane owned as of the end of the reporting period.

(4) *Personnel.* For the payroll period ending nearest the middle of the last month of the reporting period, specify the number of personnel engaged in transportation operations, the number engaged in other operations, and the total.

(5) *Transportation of passengers or cargo.* (i) Revenue aircraft hours and miles.

(ii) Number of revenue passengers and tons of revenue cargo.

(iii) Revenue passenger-miles and revenue ton-miles of cargo.

§ 242.3 *Statistical reports by large irregular carriers and noncertificated cargo carriers.* (a) For the calendar year 1947, and thereafter for the calendar quarter ending March 31, 1948, and for each succeeding calendar quarter, each large irregular carrier and each noncertificated cargo carrier shall file a statistical report. Such reports for the year 1947 and for the first quarter of 1948 shall be filed not later than July 15, 1948, and thereafter, such report shall be filed within 45 days after termination of the reporting period.

(b) Such report shall contain the following data:

(1) *Balance sheet.* As of end of reporting period.

(2) *Profit and loss statement.* Insofar as practicable, distinguish items attributable to transportation operations from items attributable to other operations.

(3) *Airplanes utilized.* Tabulations showing type, aircraft registration number, and date acquired, for each airplane owned or rented as of the end of the reporting period, and indicating whether or not such airplane is utilized in transportation operations. For each airplane owned, such tabulation shall specify the cost thereof and the amount of accrued depreciation. For each airplane rented, such tabulation shall specify the amount of the rental. If data for a particular quarter are the same as those sub-

mitted for the previous quarter, a statement to that effect will suffice.

(4) *Personnel.* For the payroll period ending nearest the middle of the last month of the reporting period, set forth data as follows:

(i) The number of flight personnel engaged in transportation and the number of other activities, such as flight training.

(ii) The number of ground personnel engaged in transportation and the number in other activities.

(iii) The total number of personnel.

(5) *Transportation.* For the following data, distinguish between operations which were, and operations which were not, performed under letter of registration:

(i) Revenue aircraft hours and miles, and total aircraft hours and miles.

(ii) Number of revenue passengers and tons of revenue cargo.

(iii) Revenue passenger-miles and revenue ton-miles of cargo.

(6) *Station data.* Reports by noncertificated cargo carriers shall contain also the following information, covering only operations performed pursuant to letter of registration, and set forth by points so authorized to be served:

(i) The number of flights arriving at and departing from each station during the period covered.

(ii) The total tons of cargo enplaned and deplaned at each station during the period covered.

§ 242.4 *Flight reports by large irregular carriers.* (a) Commencing with a report for the second calendar quarter of 1948, the 3 months' period ending June 30, 1948, each large irregular air carrier shall file a flight report for each calendar quarter within 20 days after the termination of the reporting period. Data reported pursuant to paragraph (b) (1) and (b) (3) of this section shall be available for official use on behalf of the Civil Aeronautical Board, but shall otherwise be withheld from public disclosure except as disclosure may be necessary in carrying out responsibilities under section 412 of the act.

(b) Requirements for flight report are as follows:

(1) *Chronological tabulation.* The flight report shall contain a tabulation of all flights other than training and test flights on which no goods or passengers are carried, in chronological order, setting forth the following data for each such flight:

(i) Registration number of the aircraft.

(ii) An indication by the letters "D", "P", "C", or "PC" whether the flight was "deadhead" or carried "passengers," or "cargo," or both "passengers and cargo."

(iii) The date of departure from the point of origin and from all points at which passengers or cargo were enplaned or deplaned, and the terminal point. List such points in the order served.

(2) *Agreements and manifests.* The flight report shall include memorandums of all oral agreements, copies of all written agreements, and copies of all passenger and cargo manifests covering flights of the following categories:

(i) Each flight on which persons, either revenue or nonrevenue (other than crew required by applicable Civil Air

Regulations), were carried between a point in the United States (as defined by section 1 (32) of the Civil Aeronautics Act) and a point outside thereof.

(ii) Each flight which, in the opinion of the carrier, was not in common carriage.

(3) *Other data.* For each flight of the categories designated by subparagraph (2) of this paragraph, a tabulation of the following data shall be submitted (unless the information is available from instruments filed pursuant to said item):

(i) Name and address of the person for whom the flight was operated.

(ii) Manner in which passengers and cargo transported on such flight were obtained (solicitation, advertising, circular, etc.)

(iii) Nature, terms, and conditions of the arrangements for such flight.

(iv) Obligations and responsibilities of the parties to the arrangement in connection with the transportation.

(v) Number of persons (other than crew required by applicable Civil Air Regulations) carried on each flight of the category designated by subdivision (i) of this subparagraph.

(4) *Agreements with agencies, etc.* The flight report shall state whether or not any passengers or cargo were transported pursuant to arrangements made with any traffic generating agencies (such as ticket agents, travel agents, travel bureaus, forwarders, consolidators, etc.), and shall include memorandums of all oral agreements and copies of all written agreements covering any such arrangements. For each such arrangement, a tabulation of the following data shall be submitted (unless the information is available from the instruments filed):

(i) Name and address of the agency party to the arrangement.

(ii) Nature, terms, and conditions of the arrangement, including basis on which agency compensation is computed.

(iii) Obligations and responsibilities of the parties in connection with the transportation.

(iv) Statement as to whether or not there was any expressed or implied agreement as to number of flights to be operated or amount of space to be made available.

§ 242.5 *Flight reports by noncertificated cargo carriers.* (a) For the calendar quarter ending March 31, 1948, each noncertificated cargo carrier shall file a flight report by July 15, 1948, and for each succeeding calendar quarter shall file such report within 20 days after the termination of the respective reporting period. Data reported pursuant to this section shall be available for official use on behalf of the Civil Aeronautics Board, but shall otherwise be withheld from public disclosure unless reportable pursuant to section 412 of the act.

(b) Requirements for the flight report are as follows:

(1) *Agreements and manifests.* The flight report shall state whether or not any flights of the following categories were operated, and shall include memorandums of all oral agreements, copies of all written agreements, and copies

of all passenger and cargo manifests covering any such flights:

(i) All flights on which persons, either revenue or nonrevenue (other than crew required by applicable Civil Air Regulations) were carried.

(ii) All flights to or from any point not authorized to be served by the carrier pursuant to Part 295 of this subchapter.

(2) *Other data.* For each flight of the categories designated by subparagraph (1) of this paragraph a tabulation of the following data shall be submitted (unless the information is available from instruments filed pursuant to said subparagraph):

(i) Name and address of the person for whom the flight was operated.

(ii) Manner in which passengers and cargo transported on such flight were obtained (solicitation, advertising, circular, etc.)

(iii) Nature, terms, and conditions of the arrangements for such flight.

(iv) Obligations and responsibilities of the parties to the arrangement in connection with the transportation.

(v) Number of revenue and nonrevenue passengers and pounds of cargo transported on each flight of the category designated by subparagraph (1) (ii) of this paragraph.

PART 243—FILING OF REPORTS BY ALASKAN AIR CARRIERS

- Sec.
243.1 Statistical report required.
243.2 Place of filing.
243.3 Public disclosure withheld.

AUTHORITY: §§ 243.1 to 243.3 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 243.1 to 243.3 appear at 14 F. R. 3539.

§ 243.1 *Statistical report required.* Each Alaskan air carrier which does not hold a certificate of public convenience and necessity, each Alaskan air carrier holding a certificate of public convenience and necessity but relieved from complying with the requirements of § 241.1 of this chapter and each Alaskan pilot-owner (as defined in § 292.8 of this chapter) shall make periodic financial and operating statistical reports to the Board for all periods subsequent to June 30, 1948, using the appropriate schedules of the Report of Financial and Operating Statistics (Alaska), CAB Form 2790 and such amendments thereto as may be approved hereafter by the Board.

§ 243.2 *Place of filing.* The reports required by § 241.1 of this chapter with respect to Alaskan Air Carriers holding certificates of public convenience and necessity, and by § 243.1 shall be filed with the Director of the Alaska Office, at Anchorage, Alaska, at such times as may be specified by the Director and shall be made in accordance with the instructions of the Director relating thereto.

§ 243.3 *Public disclosure withheld.* Data reported by individual Alaskan pilot-owners pursuant to § 243.1 shall be available for official use on behalf of the Board, but shall otherwise be withheld from public disclosure except as dis-

closure may be necessary in connection with use of such data in formal proceedings of the Board.

PART 244—FILING OF REPORTS BY AIR FREIGHT FORWARDERS

- Sec.
244.1 Statistical report required.
244.2 Insurance statements.

AUTHORITY: §§ 244.1 and 244.2 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 244.1 and 244.2 appear at 14 F. R. 3540.

§ 244.1 *Statistical report required.* (a) Air freight forwarders operating during any portion of the quarter ending December 31, 1948, and subsequent to the filing of applications for letters of registration shall file a statistical report on or before January 31, 1949, in the form and manner herein prescribed. Thereafter, air freight forwarders holding letters of registration, whether or not actually engaged in air-freight-forwarder operations, shall file statistical reports for each succeeding calendar quarter. Such report shall be filed within 30 days after the termination of each calendar quarter and shall be certified to be correct by a responsible officer of the reporting air freight forwarder.

(b) Such statistical report shall contain the following data:

- (1) Balance sheet, prepared in accordance with accepted practices.
- (2) Profit and loss statement, with a separation of expense items so as to indicate payments to direct air carriers.
- (3) Statistical data:
 - (i) Number of shipments received from shippers for carriage by air.
 - (ii) Number of consignments to carriers by air.
 - (iii) Number of tons consigned for shipment by:
 - Certificated air carriers.
 - Noncertificated cargo carriers.
 - Irregular carriers.
 - Surface carriers (rail, motor other than pick-up and delivery or water).

(4) Station data (list by individual stations):

- (i) Number of personnel engaged in:
 - Selling.
 - Operating.
 - Administrative and other.
- (ii) Total number of tons received from shippers for carriage by air.

§ 244.2 *Insurance statements.* With each statistical report each air freight forwarder shall submit a statement of all outstanding cargo and public liability insurance in effect or surety bonds with regard to its operations pursuant to Part 296 of this chapter. Such statement shall identify the companies issuing the policies or bonds, the amounts thereof and a brief statement as to their coverage.

PART 245—REPORTS OF OWNERSHIP OF STOCK AND OTHER INTERESTS

- Sec.
245.1 Reports required.
245.2 Time for reporting.
245.3 Schedule of data.

AUTHORITY: §§ 245.1 to 245.3 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 245.1 to 245.3 appear at 14 F. R. 3540.

§ 245.1 *Reports required.* At the times and in the manner hereinafter provided, each officer and each director of each air carrier shall transmit to the Board a report describing the shares of stock or other interests held by him in any air carrier, any person engaged in any phase of aeronautics, or any common carrier, and in any person whose principal business, in purpose or in fact, is the holding of stock in, or control of, air carriers, other persons engaged in any phase of aeronautics, or common carriers.

§ 245.2 *Time for reporting.* Not more than 30 days after such officer or director is first elected or appointed, a report shall be filed covering the period from January 1 of the preceding year to the date of election or appointment; subsequently, a report shall be filed, on or before March 1 of each year, covering such portion of the preceding calendar year as has not been previously reported, or the full year if he so desires.

§ 245.3 *Schedule of data.* The report required in § 245.1 shall be prepared in accordance with the following schedule:

SCHEDULE

I. Data as to individual reporting. The categories for which data shall be set forth are as follows:

- (1) Name.
- (2) Address.
- (3) Principal occupation.
- (4) All air carrier positions held (indicate title of position and name of air carrier);
- (5) Positions held as officer, director, or member of:
 - (a) Common carriers (other than air);
 - (b) Enterprises engaged in any other phases of aeronautics;
 - (c) Enterprises whose principal business is that of holding securities and/or control of air carriers, common carriers, and enterprises which are engaged in any other phases of aeronautics (giving title of position and name of company or enterprise);
- (6) Append the following declaration to the report:

"I hereby declare that this report, including documents attached hereto, has been examined by me, and to the best of my knowledge and belief is a true, correct, and complete report, made in good faith, for the period stated." Execute the declaration, affixing date and signature.

II. Data as to stock or other interests. The categories for which data shall be set forth are as follows:

- (1) Interests held in air carriers;
- (2) Interests held in other common carriers;
- (3) Interests held in any enterprise engaged in any phase of aeronautics other than air carriers;
- (4) Interests held in enterprises whose principal business is that of holding securities and/or control of air carriers, other common carriers, or enterprises which are engaged in any phase of aeronautics other than air carrier. For each of the foregoing categories, the following data shall be set forth:
 - A. Name of enterprise (corporate or otherwise) in which interest is or was held at any time during the period covered by report.
 - B. Class of interest, such as common stock, preferred stock, rights, options, etc.; and description of bonds, notes, or other instruments evidencing interest or ownership.

(Give names and addresses of all persons (1) by whom any part of the foregoing items were held for reporting individual, (2) for whom any part of the foregoing items were held by reporting individual, (3) who held joint interest with reporting individual in any part of the foregoing items, and state nature of the relationship and the principal business of such persons.)

C. Number of shares or amount of each item reported under "B" held as of the last day of the period covered by report.

D. On all items reported under "C" which equal 5 percent or more of the total outstanding amount of the same class, show such percentages.

E. Indicate by "Yes" or "No," whether reporting individual controlled and/or exercised ALL voting rights of the items reported under "B." If the answer is "No," state amount of voting rights not controlled or exercised by reporting individual and give the names, addresses, and principal business of persons controlling and/or exercising such voting rights.

F. Maximum amount held during period covered by report.

G. On all items reported under "F" which equal 5 percent or more of the total outstanding total amount of the same class show such percentages.

H. Minimum amount held during period covered by report.

PART 246—REPORTS OF STOCK OWNERSHIP OF AFFILIATES OF AIR CARRIERS

Sec.

246.1 Definition.

246.2 Stock reports.

246.3 Exceptions.

AUTHORITY: §§ 246.1 to 246.3 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 246.1 to 246.3 appear at 14 F. R. 3540.

§ 246.1 *Definition.* For the purposes of this part a person shall be deemed to be an affiliate of an air carrier if it has direct or indirect control over such air carrier, or if it has the power to exercise control over such air carrier.

§ 246.2 *Stock reports.* Except as provided in § 246.3, every affiliate of an air carrier shall submit on or before January 25 of each year:

(a) A report showing, as of the preceding December 31:

(1) The names and addresses of each of its stockholders or members holding more than 5 percent of the entire capital stock or capital, as the case may be of such affiliate, together with the name and address of any person for whose account, if other than the holder, such stock is held;

(2) The number of shares, and percentage of the total shares issued, held by each such stockholder, and indicating whether such shares are voting, non-voting, common, or preferred; and

(b) A report setting forth, as of the preceding December 31, a description of the shares of stock or other interests held by the affiliate, or for its account, in any common carrier, air carrier, foreign air carrier, or any person engaged in any phase of aeronautics, and a description of the shares of stock or other interests held by the affiliate or for its account in any person whose principal business, in purpose or in fact, is the holding of stock in, or control of, common carriers, air carriers, foreign air car-

riers, or persons engaged in any phase of aeronautics, indicating:

(1) The name of the issuing company;

(2) Whether such stock or other interest is voting, nonvoting, common or preferred, convertible or nonconvertible. (If convertible an explanation of the option shall be set forth.)

(3) The par and book value of such stock or other interests held by the affiliate or for its account, and the amount pledged, unpledged, and held in fund and deposit accounts, and

(4) The total amount of stock or other interests (by class and issue) having voting or conversion rights which have been actually issued by the issuing company and are outstanding (whether or not held by the affiliate reporting hereunder). If convertible, an explanation of the option shall be set forth, and the total amount convertible shall be stated.

§ 246.3 *Exceptions.* The reports required in § 246.2 need not be filed as of December 31 of any year by any such affiliate:

(1) If such affiliate is an air carrier required to file a report as of December 31 of the same year, pursuant to section 407 (b) of the act; or

(2) If such affiliate is an individual required to file a report as an officer or director of any air carrier, on or before March 1 of the following year, pursuant to section 407 (c) of the act: *Provided, however,* That if between said December 31 and March 1 of the following year any such individual should be relieved of the requirement of filing said report as an officer or director of any air carrier, then the exception herein created shall immediately terminate as to said individual, and said individual shall file, on or before April 1, the report required in § 246.2 (b).

PART 247—DIRECT AIRPORT-TO-AIRPORT MILEAGE RECORDS

§ 247.1 *Official mileage record of the Board.* The direct airport-to-airport mileage record now maintained, and as hereafter amended or revised from time to time by the Tariffs and Service Division of the Bureau of Economic Regulation of the Civil Aeronautics Board in the regular performance of its duties, is hereby adopted as the official mileage record of the Board and the mileages set forth therein shall be used in all instances where it shall be necessary to determine direct airport-to-airport mileages pursuant to the provisions of Titles IV and X of the Civil Aeronautics Act of 1938, as amended or any rule, regulation, or order of the Board pursuant thereto. (Sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or applies sec. 407, 52 Stat. 1000, 49 U. S. C. 487) [14 F. R. 3541]

PART 248—SUBMISSION OF AUDIT REPORTS BY PUBLIC ACCOUNTANTS

Sec.

248.1 Filing of audit reports.

248.2 Withholding from public disclosure.

AUTHORITY: §§ 248.1 and 248.2 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 248.1 and 248.2 appear at 14 F. R. 3541.

§ 248.1 *Filing of audit reports.* Whenever any air carrier shall have caused an annual audit of its books, records, and accounts to be made by public accountants, such air carrier shall file with the Board a special report consisting of a true and complete copy of the audit report submitted by public accountants, including all schedules, exhibits, and certifications included in or attached to such report. Such a report shall be filed in duplicate with the Board within 15 days after the public accountants have submitted their reports to the air carriers, except that no such special report is required to be filed until 30 days after the effective date of this regulation. This section shall apply to all annual audit reports which may have been submitted to any air carrier on or after January 1, 1944.

§ 248.2 *Withholding from public disclosure.* The special report required to be filed by § 248.1 shall be withheld from public disclosure, until further order of the Board, if such treatment is requested by the air carrier at the time of filing.

PART 249—PRESERVATION OF ACCOUNTS, RECORDS AND MEMORANDA

Sec.

249.1 Definitions.

249.2 Use of certified reproductions.

249.3 Preservation of certified reproductions.

249.4 Time for preservation of records.

249.5 Air freight forwarders.

249.6 Air freight forwarders; administrative and financial records.

AUTHORITY: §§ 249.1 to 249.6 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 407, 52 Stat. 1000, 49 U. S. C. 487.

SOURCE: §§ 249.1 to 249.6 appear at 14 F. R. 3541.

§ 249.1 *Definitions.* For the purposes of this part:

(a) "Records" means air carrier records which belong to the categories set forth in § 249.4. The term "records" embraces accounts and memorandums and includes material coming into the possession of an air carrier through acquisition of, or merger with, other air carriers.

(b) "Certified description" means an instrument identifying records by date or period covered and describing them in accordance with § 249.4, which instrument has been pronounced correct in a certificate executed by a responsible officer of an air carrier.

(c) "Certified reproduction" means a photographic reproduction of records, which has been pronounced correct in a certificate executed by a responsible officer of an air carrier, after having been made pursuant to an authorization issued by the Director of the Bureau of Economic Regulation of the Board (1) by circulating, to all air carriers, a communication authorizing the substitution of a photographic reproduction for specified categories of records, or (2) by approving an "application for substitution" filed with him by an air carrier.

(d) "Application for substitution" means an application setting forth: (1)

A "certified description" of records relating to a period for which the Board has completed its audit; (2) a description of the photographic process proposed for reproducing such records; (3) a request for approval of the substitution of such reproduction for such records.

§ 249.2 *Use of certified reproductions.* An air carrier may substitute a "certified reproduction" for the records reproduced.

§ 249.3 *Preservation of certified reproductions.* All records, and all "certified reproductions" which have been substituted for records, shall be preserved by each air carrier for the respective periods prescribed in § 249.4. Upon the execution of a "certified description," records which have been replaced by a "certified reproduction" and records and "certified reproductions" which have been preserved for the prescribed period, may be destroyed, if further preservation is not necessitated by the requirements of any governmental instrumentality. If, during the prescribed period of preservation, records shall become unavailable through loss, destruction, or otherwise, the air carrier shall, without delay, submit to the Board an explanatory statement and a "certified description" of such records.

§ 249.4 *Time for preservation of records.*

PERIODS OF TIME PRESCRIBED FOR THE PRESERVATION OF RESPECTIVE CATEGORIES OF AIR CARRIER RECORDS

Item Nos.

- 1-18 Administrative and financial.
- 19 Insurance coverage and claim records.
- 20-23 Revenues.
- 24-32 Expenditures.
- 33-37 Maintenance and overhaul.
- 38-41 Transportation.
- 42-46 Passenger service and reservations.
- 47-56 Miscellaneous.

ADMINISTRATIVE AND FINANCIAL

- 1. Minute books of directors', stockholders' and other committee meetings: Permanently.
- 2. Capital stock and bond records: Permanently.
- 3. Corporate election records, including (A) Official list of voting stockholders, (B) Returned proxies: 1 year after expiration of term.
- 4. Annual and interim reports to stockholders: Permanently.
- 5. Monthly or other periodical statements and supporting work papers of general balance sheet, income and profit and loss accounts, comparative or otherwise: 5 years.
- 6. Retired securities: 3 years.
- 7. Ledgers or ledger accounts:
 - A. Permanent: (1) General: (2) Investments and Securities; (3) Property and Equipment; (4) Revenue and Expense: Permanently.
 - B. Others:
 - (1) Materials and supplies: 6 years.
 - (2) Bank balances: 3 years.
 - (3) Expense and working fund advances: 1 year.
 - (4) Accounts receivable. General: 6 years.
 - (5) Accounts payable. General: 6 years.
 - (6) Accounts receivable. Traffic: 2 years.
 - (7) Accounts payable. Traffic: 2 years.
- 8. Journals and registers supporting ledger entries: 10 years.
- A. Journals (including authorizations, work sheets, or summaries needed to explain journal entries); (1) Journal vouchers (general); (2) Cash receipts; (3) Cash disbursements.

- B. Registers: (1) Voucher, (2) Check, (3) Insurance, (4) Deferred charges, (5) Sales, (6) Payroll, (7) Tax.

- 9. Deeds and franchises: Permanently.
- 10. Title papers: Until disposition of property or equipment.
- 11. Contracts, agreements, releases:
 - A. Contracts:
 - (1) Involving an interest in realty: Permanently.
 - (2) With governmental bodies (major contracts): Permanently.
 - (3) Involving purchase or sale of equipment: 6 years.
 - (4) Leases: 6 years after termination.
 - (5) Of agency: 3 years after termination.
 - (6) Air Travel Plan (including requests for additional cards): 3 years after termination.
 - (7) Miscellaneous: Until expiration.
 - B. Releases from direct or contingent liability arising out of actions in tort: 2 years.
- 12. Tax records:
 - A. Ad Valorem (according to value):
 - (1) Real estate (Statements, receipts, and assessment appeals): 2 years after disposition of property.
 - (2) Personal property (Statements, receipts, reports, and assessment appeals): 10 years.
 - B. Privilege taxes—statements, receipts, returns or reports, supporting summaries, and assessment appeals (franchise, capital stock, licenses): Permanently.
 - C. Excise taxes on manufacture, sale or consumption (transportation, sales, gasoline and oil):
 - (1) Statements, receipts, returns or reports, report summaries and assessment appeals: 10 years.
 - (2) Details, supporting report summaries: 4 years.
- D. Social Security taxes:
 - (1) State and Federal unemployment insurance:
 - (a) Receipts; returns or reports; report summaries; assessment appeals: 10 years.
 - (b) Details supporting report summaries; removal notice forms: 3 years.
 - (2) Federal old age benefits:
 - (a) Receipts; returns or reports; report summaries; assessment appeals: Permanently.
 - (b) Details supporting report summaries: First quarterly returns each year, permanently; other quarterly returns, 10 years.

- E. Income:
 - (1) Federal, State and municipal income tax returns. Information returns, supporting papers, receipts, papers supporting refunds or legal actions relating to income taxes: Permanently.
 - (2) Detail supporting forms to Federal, State and municipal information returns: 3 years.

- 13. Fidelity bonds of employees:
 - A. Individual bonds: 3 years after termination of employment.
 - B. Blanket bonds: 3 years after expiration of bond.

- 14. Bulletins, orders, regulations, and other communications from Federal and State regulatory bodies pertaining to the air carrier: 1 year after becoming ineffective or inapplicable.

- 15. Treasurer's records:
 - A. Statements and summaries of balances on hand and with depositories or other periodical statements of working cash balances: 1 year.
 - B. Statements from depositories of funds received, disbursed, and transferred: 3 years.
 - C. Authorities for transfer of funds from one depository to another: 1 year after expiration.
 - D. Daily or other periodical statements of the receipts and disbursements of funds: 1 year.
 - E. Bank deposit books and check book stubs: 3 months after bank reconciliation.

F. Slips or statements giving the postings of miscellaneous receipts and payments of funds when the information contained thereon is shown on other records which are retained: 3 years.

G. Copies of deposit slips and advices of transfer from one depository to another: 3 months after bank reconciliation.

16. Audit reports:

A. Reports, examinations, and audits prepared and certified by independent public accounts: Permanently.

B. Reports of examinations and audits by internal auditors and others: 3 years.

17. Records pertaining to verifications of treasurers' cash or securities: 3 years.

18. Patents and copyright records:

A. Records pertaining to applications on which patents or copyrights issued: Permanently.

B. Records pertaining to applications on which patents or copyrights did not issue: 3 years after abandonment or final rejection.

INSURANCE COVERAGE AND CLAIM RECORDS

19. Insurance coverage and claim records:

A. Insurance: (1) Policies; (2) underwriters' inspection reports of condition of property: until expiration of policy.

B. Claim files including memoranda and reports in connection with loss, damage, personal injury, fire, etc., except claims for refund of transportation charges: 6 years after settlement or rejection.

C. Assignments, attachments, and garnishments involving (1) employees' salaries or (2) direct liability of carrier: 3 years.

REVENUES

20. Sales and ticket reports and other similar reports from stations, offices and agents: 4 years.

21. Tickets and ticket records:

A. Audited ticket coupons: 2 years.

B. Perpetual inventory ticket stock: 3 years.

C. Requisitions and receipts for tickets furnished agents and ticket-selling employees: 3 years.

D. Records and reports incident to ticket refund claims: 3 years.

E. Lost ticket memoranda, certification of loss and receipt for refund: 3 years.

22. Volume travel plan records:

A. Receipts for air travel cards: 1 month after expiration or return of card.

B. Receipts for one-trip travel orders: 3 months after orders are accounted for.

23. Invoices, bills, accounts receivable statements: (A) transportation receipts and one trip travel orders; (B) copies of invoices and supporting papers; (C) credit memoranda; (D) statements (except when used as ledger): 1 year after settlement.

EXPENDITURES

24. Payroll and personnel records:

A. Pay records in general: (1) Control; (2) Individual employee earnings records; (3) Canceled checks or receipts for payment; (4) Pay roll authorization removal, adjustment notices; (5) Pay roll certification; (6) Overtime certification; (7) Absent reports: 6 years.

B. Other records:

(1) Employees' payroll deduction authorization: 1 year after termination of authority.

(2) Clock cards and flight crews' time records: 3 years.

(3) Job expense distribution cards: 3 years.

(4) Records incident to issuance and control of identification badges and cards: 6 months after return of identification media.

C. Personnel records: (1) Applications, (2) contract or employment agreements, (3) bond record, (4) history: 2 years after termination of employment.

25. Vouchers:

A. File of voucher jackets or other (alphabetical, etc.) indexes to vouchers: 3 years.

B. File of voucher jackets with supporting papers attached:

(1) Vouchers involving purchase of property and/or equipment having unit values of \$100.00 or more: permanently.

(2) Vouchers involving payments of workmen's compensation insurance: 10 years.

(3) Other vouchers: 6 years.

C. Paid drafts, checks and receipts for cash paid out except as otherwise herein provided: 6 years.

26. Other equipment and property records:

A. Schedule of budget authorization for retirements: permanently.

B. Approved authorization for retirements: permanently.

C. Depreciation schedules: permanently.

27. Special authorization for expenditures:

A. Equipment and property: permanently.

B. Other: 3 years.

28. Periodical schedules or statements of material and supplies received, issued, and on hand by locations: 3 years.

29. Materials and supplies, physical inventory data:

A. Records of inventories on hand: 3 years.

B. Reconciliation of physical inventory with book balances by account classification: 3 years.

C. Detail inventory cards supporting records of inventories on hand: 1 year.

30. Stores record of materials received: 2 years.

31. Perpetual inventory records and sources of information from which journals for distribution of materials and supplies to expense are prepared:

A. Perpetual inventory cards showing receipts, issues, balances, etc.: 2 years after transfer.

B. Requisitions: 2 years.

C. Notices of stores issues and transfers: 2 years.

D. Stores bin cards: 3 months after discontinuance.

E. Notices of depleted stock: 3 months after replenishment.

F. Records and memoranda of consigned materials: 1 year after settlement.

32. Gasoline and oil: (A) requisitions (requests for issues); (B) notices of issues, transfers, etc.; (C) daily consumption records and motor readings; (D) periodical station summaries: 2 years.

MAINTENANCE AND OVERHAUL

33. Recommendations and approvals for repairs to property and equipment:

A. Log books: Until equipment is sold or 3 years after retirement.

B. Job or work orders: 2 years.

34. Records and reports concerning repairs (excluding job expense distribution detail):

A. Flight equipment:

(1) Maintenance work: (a) Line check and work-performed reports; (b) intermediate line engine check and work-performed reports: 2 years.

(2) Overhaul work: (a) Intermediate main base engine check and work-performed reports; (b) major overhaul check and work-performed reports: until equipment is sold or 3 years after retirement.

B. Ground equipment and property: 2 years.

35. Records of inspections made by public authorities:

A. Certificate of aircraft airworthiness: Until equipment is sold or 3 years after retirement.

B. Recurring inspections: 3 years after next inspection.

C. Other inspections: 3 years.

36. Flight equipment maintenance service schedule showing by type of equipment the units received, released, and on hand: 1 year.

37. Maintenance statistical data by individual units of flight equipment including: (A) accumulated flight time; (B) periodic inspections; (C) maintenance service work

performed; (D) mechanical failures, etc.: until equipment is sold or 3 years after retirement.

TRANSPORTATION

38. System report of airplane movements by trip number showing: (A) arrivals; (B) departures; (C) delays; (D) related information: 6 years.

39. Individual trip reports:

A. Operations data: (1) dispatchers clearance forms; (2) weather forecasts (terminal and intermediate); (3) flight plan; (4) radio contacts by or with pilots enroute: 3 months.

B. Other data: (1) records of crews by trip numbers; (2) passenger and cargo manifests; (3) mail manifest, report of mail pouches received and distributed; (4) records and reports of irregularities and delays in handling of passengers, mail, and other cargo: 1 year.

40. Records and reports (internal) and memoranda incident to airplane accidents:

A. Major accidents: 6 years.

B. Minor accidents: 2 years.

41. Air express (records and reports of express received and delivered; delays and irregularities, waybills and related matters): 3 years.

PASSENGER SERVICE AND RESERVATIONS

42. Records of comments and complaints from passengers and others: 1 year.

43. Records and reports of lost and found department: 1 year.

44. Reports incident to meals prepared and served (for requisitions, notices of issue and commissary inventories, see No. 31): 1 year.

45. Reservations reports and records:

A. Cards and charts constituting original source of passengers' names, telephone numbers, etc.: 3 months.

B. Telegrams and radio messages relating to the clearance of space, passenger dispatches, etc.: 3 months.

C. Records and reports relating to errors or irregularities, oversales, no-show passengers, etc.: 1 year.

D. Bulletins of instructions dealing with schedule changes, reservations, procedure sales effort, etc.: 6 months after expiration.

46. Detective and police service reports and records in connection with policing the company's property, detective service, investigations of robberies, attempts to defraud the company: 1 year.

MISCELLANEOUS

47. Purchase records:

A. Purchase orders: 3 years.

B. Requisitions for purchase orders: 1 year.

48. Tariff and other rate authorities:

A. Official tariff regulations and amendments thereto: permanently.

B. Authorizations, records, reports, and supporting papers incident to the transportation of persons at reduced rates or free: 6 years.

C. Correspondence (including bulletins and circulars) and working papers in connection with the making of rates and compilation and interpretation of tariffs: 1 year after cancellation of tariff.

49. Reports to Civil Aeronautics Board, its predecessor (the Civil Aeronautics Authority), and other regulatory bodies:

A. Periodic financial, operating, and statistical reports and supporting papers: permanently.

B. Reports of accidents involving aircraft, mechanical interruption in flight, power-plant failure, and aircraft structural failure and defects; and supporting papers therefor: 2 years after current year.

C. Records and reports of petitions and hearings: 5 years.

50. Engineering records (maps, profiles, specifications; estimates of work; records of engineering studies; records pertaining to

extensions, additions, and betterment projects):

A. Projects completed: 6 years after completion.

B. Projects abandoned: 3 years after abandonment.

51. Instructions to employees, agents and others (file copies of books and circulars of instruction on various topics): 2 years after expiration or cancellation.

52. Employees welfare records:

A. Medical:

(1) By individual employee: 2 years after termination of employment.

(2) Other: 1 year.

B. Retirement plan: 6 years after termination of employment or 3 years after notice of death of annuitant.

C. Workmen's compensation:

(1) Accident reports:

(a) Major: 10 years.

(b) Minor: 6 years.

(2) Payroll audits: 3 years.

D. Employees relief, hospital insurance, credit-union, other than records pertaining to the receipt and disbursement of funds: 1 year.

(1) Records pertaining to the receipt and disbursement of funds: same periods as provided for similar records elsewhere herein.

53. Advertising and publicity department records pertaining to displays, photographs, publicity, and advertising copy: 1 year.

54. Records and reports of damage to buildings and equipment not covered by insurance: 3 years.

55. Correspondence:

A. Correspondence (including interoffice memoranda) without which the records specified in provisions considered herein would not be complete: The period prescribed for primary records.

B. Other correspondence: 1 year.

56. Data relating to the destruction of records as provided in this section; authorizations and certificates executed in connection with the reproduction or destruction of records: Permanently.

§ 249.5 *Air freight forwarders.* All air freight forwarders as defined in § 296.1 of this chapter shall retain and preserve the following records and documents for a period of 1 year, unless otherwise ordered by the Board:

1. Shipping documents—airway bills, bills of lading, cargo manifests, receipts, exchange orders, invoices, and similar evidences of shipping transactions;

2. Information to agents and representatives—bulletins, circulars and all instructions to traffic-soliciting personnel;

3. Information to the public—press releases, paid advertisements, pamphlets, brochures, circulars, and bulletins;

4. Agreements—agreements, contracts, documents, and memorandums evidencing any arrangement with agents and representatives, with direct air carriers, with other freight forwarders, or with agents and representatives thereof;

5. Correspondence—all correspondence relating to any of the foregoing.

§ 249.6 *Air freight forwarders; administrative and financial records.* All air freight forwarders shall retain their administrative and financial records and insurance and claim records as specified and referred to in § 249.4 for the periods indicated therein.

Prohibited Interests

PART 251—PROHIBITED INTERESTS; INTERLOCKING RELATIONSHIPS

Sec.

251.1 Application for approval.

251.2 Formal requirements of applications.

Sec.	
251.3	General provisions concerning contents of applications.
251.4	Approval of system of affiliated and subsidiary companies.
251.5	Supplements to applications.
251.6	Uninterrupted tenure; no new applications required.
251.7	Notice of changes in positions.
251.8	Extent of authorization to hold position.
251.9	Revocation of authorization to hold position.
251.10	Effect of order.
251.11	Reports.
251.12	Prior applications.
251.13	Procedure governing disposition of applications.

AUTHORITY: §§ 251.1 to 251.13 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 409, 52 Stat. 1002, 49 U. S. C. 489.

SOURCE: §§ 251.1 to 251.13 appear at 14 F. R. 3543.

§ 251.1 *Application for approval.* If approval by the Board is desired of an interlocking relationship which would otherwise be prohibited by section 409 (a) of the act (hereinafter in this part referred to as an "interlocking relationship"), an application for such approval shall be filed with the Board by the individual (hereinafter in this part referred to as the "individual applicant") occupying or seeking to occupy the interlocking relationship, and by each air carrier (hereinafter in this part referred to as the "air carrier applicant") in which such individual holds or seeks to hold the position of officer or director. At their election such applicants may join in a single application. If separate applications are submitted it is desirable that all shall be filed at the same time. An application may incorporate by specific reference current information contained in another application in the same matter or in any document then on file with the Board.

§ 251.2 *Formal requirements of applications.* Applications filed pursuant to this part shall conform generally to the outline set forth in § 251.3 and to the requirements of § 302.3 of this chapter, with the additional requirement that each individual verifying the application shall include in his verification a statement that he has personally made a careful investigation of the proposed interlocking relationship and that the application includes all of the information required by this part and that it contains no misleading statement and does not omit information which would tend to show that the public interest would be adversely affected by the existence of the proposed interlocking relationship. If a joint application is filed it shall be verified by the individual applicant and by a responsible officer of each air-carrier applicant. However, any individual verifying any such joint application may disclaim responsibility for any statements therein except statements concerning matters which are peculiarly within his knowledge. In any such case, however, every allegation contained in the application shall be verified by one or more qualified individuals.

§ 251.3 *General provisions concerning contents of applications.* (a) Each ap-

plication (except one filed pursuant to § 251.4 shall, among other things, include the following information:

(1) The full name, place of residence, and citizenship of the individual applicant;

(2) The name and address of the major business or professional activity of the individual applicant;

(3) A complete description of the interlocking relationship for which approval is sought, as well as a description of any other interlocking relationship occupied by the individual applicant which has been approved by the Board. (This description shall include the date and manner of the individual applicant's election or appointment to the position or positions which he occupies or seeks to occupy, and shall state the name or names of the persons primarily responsible, directly or indirectly, for his election or appointment. It shall also include a statement of his present or contemplated duties in connection with the interlocking relationship for which approval is sought and the approximate amount of time devoted or expected to be devoted thereto);

(4) The name of the person or persons, if any, whom the individual applicant represents or will represent on the board of directors of each air carrier applicant, together with a statement as to any financial interest held by such person or persons in any air carrier, common carrier, person engaged in any phase of aeronautics otherwise than as an air carrier, or person whose principal business, in purpose or in fact, is the holding of stock in, or control of any other person engaged in any phase of aeronautics;

(5) The name and address of each business (including but not limited to corporations, partnerships, trusts, etc.) of which the individual applicant is an officer, director, partner, trustee, receiver, manager, attorney, agent, or controlling stockholder or employee, the general character of each such business and a description of the individual applicant's financial interest therein;

(6) A complete description of any benefit and of the amount of, and basis for, any money or thing of value (i) received by the individual applicant during the last year from each air carrier applicant and from any person with whom the individual applicant has or seeks to have an interlocking relationship, whether for services, reimbursement of expenses or otherwise, and (ii) which the applicant contemplates receiving from any such person during the continuance of the interlocking relationship;

(7) The names and titles of all officers and directors of each air carrier applicant, and of each person with whom the individual applicant has or seeks to have an interlocking relationship;

(8) With respect to the individual applicant, a statement that the information contained in the most recent report filed by him with the Board pursuant to Part 245 of this chapter is the same as of the date within 30 days of the filing of the application pursuant to this regulation, or, if such information has changed, a

statement setting forth the details of such changes; and with respect to each officer and director of each air carrier applicant other than the individual applicant, a statement that there is presently on file with the Board a report pursuant to Part 245 of this chapter for each such individual officer or director (If no such report is on file with reference to any such officer or director, including the individual applicant, it shall be filed concurrently with the application pursuant to this part);

(9) The names (i) of the largest stockholders, not exceeding 20, who hold 1 percent or more of the voting capital stock of any air carrier applicant and (ii) of the largest stockholders, not exceeding 20, who hold 1 percent or more of the voting capital stock of any person with whom an interlocking relationship is sought by such application to be approved; together with the number of shares of each class of stock held by each of such stockholders and the percentage which such shares bear to the total number of shares of the same class authorized and outstanding. (If all or any part of such shares are held for the account of any person other than the holder, the names of such persons shall be disclosed. If the applicant, after making all reasonable efforts, is unable to obtain disclosure of such information with respect to any of the persons classified under (ii) in the first sentence of this paragraph, the application shall state specifically the efforts made to obtain such information and the reasons why such efforts were unsuccessful);

(10) A description of the shares of stock or other interests held by each air carrier applicant or for its account in persons other than itself;

(11) A full description of any professional, financial or other business transactions or arrangements which have been entered into within 1 year prior to the date of the filing of the application by each air carrier applicant with the individual applicant and by each air carrier applicant or individual applicant with any person with whom the individual applicant has or seeks to have an interlocking relationship, together with a full statement as to any such transactions or arrangements which it is contemplated may be entered into while such interlocking relationship continues.

(b) Each application shall state fully such further facts as the applicants respectively deem desirable in order to show that the public interest will not be adversely affected by the approval by the Board of the interlocking relationship.

§ 251.4 *Approval of system of affiliated and subsidiary companies.* (a) In the event that an individual occupies or seeks to occupy an interlocking relationship falling within the purview of section 409 (a) of the act which involves only the holding by him of the position of officer or director in two or more companies within the same system of affiliated and subsidiary companies (as hereinafter defined), an application for approval of such relationships need not comply with the requirements of § 251.3 (a) (11) but shall comply with all other requirements

of that section. Such application shall also include:

(1) Such information as is necessary to disclose the fact that the companies in which the individual applicant occupies or seeks to occupy the interlocking relationships are members of the system of affiliated and subsidiary companies as defined herein, and

(2) A statement that the individual applicant does not occupy or seek to occupy any interlocking relationship falling within the purview of section 409 (a) of the act other than those within the same system of affiliated and subsidiary companies.

(b) The individual applicant may include in any application made by him pursuant to this part a request for an order authorizing him to hold generally, in addition to the positions so specifically requested, directorships or offices within the same system of affiliated and subsidiary companies, and it shall not be necessary to file a separate application with respect to each such relationship. Any applicant assuming a directorship or office pursuant to such authorization shall, not later than 15 days after assuming such directorship or office, make or cause to be made a full and complete report thereof to the Board. As used in this part, the term "system of affiliated and subsidiary companies" shall include only a specified company and those companies of which it, directly or indirectly, through one or more intermediate companies, owns 50 percent or more of the voting capital stock issued by such companies.

§ 251.5 *Supplements to applications.* Applicants under this part shall, upon requests of the Board and within such time as may be allowed, supplement any application with such information as may be required by the Board. In the event of any substantial change in the information set forth in the application prior to a decision by the Board upon such application, either by reason of the individual applicant's election or appointment to another position or positions involving an interlocking relationship or otherwise, the application shall be supplemented by such information as will fully describe such change. Such supplements shall comply with the formal requirements of § 251.2.

§ 251.6 *Uninterrupted tenure; no new applications required.* After the individual applicant has been authorized by the Board to hold a particular position, further application in connection with each successive term will not be required so long as he continues in uninterrupted tenure of such position, unless otherwise ordered by the Board.

§ 251.7 *Notice of changes in positions.* In the event of the individual applicant's resignation, withdrawal, or failure of re-election or reappointment with respect to any of the positions for which authorization has been granted by the Board, or in the event of any other material or substantial change therein, the individual and each air carrier applicant shall promptly and not more than 30 days after any such change occurs give notice thereof to the Board, setting forth fully

the details of any such change. Such notices shall comply with the formal requirements of § 251.2, except that the verification may be in simple form.

§ 251.8 *Extent of authorization to hold position.* An order by the Board authorizing an individual applicant to hold the position of director of a Company will be construed as sufficient to authorize him to serve also as chairman of the board of directors or as a member or chairman of any committee or committees of such board.

§ 251.9 *Revocation of authorization to hold position.* Any order issued by the Board pursuant to section 409 (a) of the act shall be subject to revocation in whole or in part by the Board at any time if it deems that the public interest will be adversely affected by the holding by the individual applicant of any or all of the positions authorized to be held by such order. If any individual or air carrier applicant knowingly or wilfully withholds any information called for by this part or any other information which may be material or relevant to the application, or misrepresents facts disclosed in the application, such omission or misrepresentation may be considered sufficient cause for the immediate revocation of any such order.

§ 251.10 *Effect of order.* No order of the Board entered in connection with any application filed pursuant to this part shall constitute approval by the Board of any interlocking relationship which was not fully disclosed.

§ 251.11 *Reports.* An individual occupying an interlocking relationship pursuant to authorization of the Board may be required to file such periodic or special reports as the Board may deem necessary.

§ 251.12 *Prior applications.* Any application filed prior to March 10, 1942 shall not be subject to the provisions of this part, except to the extent that the Board may, by appropriate request, in particular cases require compliance with any specific provision or provisions hereof.

§ 251.13 *Procedure governing disposition of applications.* (a) Each application will be docketed as received and applicants will be advised of the docket number assigned thereto.

(b) If the Board is convinced by the application and its consideration and investigation thereof that applicants have made a due showing that the public interest will not be adversely affected by the interlocking relationships for which approval is sought, an order of approval will be entered.

(c) If the Board is not convinced that applicants have made a due showing applicants will be advised to that effect by letter. Thereupon applicants may file with the Board a petition in the proceeding for leave to withdraw the application, may request that the application be assigned for hearing, or may submit within a reasonable time to be fixed by the Board such additional information as they believe will result in a due showing.

(d) In the event additional information is submitted, the Board reserves the

right to assign the application for hearing on its own initiative or to enter an order of approval or disapproval in accordance with its determination that a due showing has or has not been made.

(e) The Board further reserves the right to vary the procedure herein set forth insofar as necessary or desirable in disposing of any particular application.

Pooling and Other Agreements

PART 261—FILING OF AGREEMENTS

Sec.	
261.1	Who shall file.
261.2	Number of copies.
261.3	Formal requirements of documents filed.
261.4	Place and time of filing.
261.5	Certification and verification.
261.6	Modifications or cancellations.
261.7	Contracts or agreements previously filed.

AUTHORITY: §§ 261.1 to 261.7 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 412, 52 Stat. 1004, 49 U. S. C. 492.

SOURCE: §§ 261.1 to 261.7 appear at 14 F. R. 3545.

§ 261.1 *Who shall file.* (a) The filing of copies of contracts and agreements which are required to be filed under the provisions of section 412 (a) of the Civil Aeronautics Act of 1938, as amended, shall be made by every air carrier which is a party thereto. However, if the required number of copies are filed by any air carrier which is a party to such contract or agreement, any other air carrier which is a party shall be deemed to have complied with this requirement if it transmits to the Board, within the time prescribed by § 261.4, a signed statement to the effect that it concurs in such filing.

(b) The filing of copies of contracts or agreements evidenced by resolutions or other action of association of air carriers may be effected in the following manner. The Secretary or other authorized officer of the association may be designated as agent for the purpose of making such filing. Each air carrier which is a member of such association shall separately transmit to the Board a written statement, signed by such air carrier, reciting that a designated person or persons holding the office of secretary or other office of the association, or that any person or persons holding a designated office or offices of the association is constituted the attorney in fact for the filing of copies of any contracts or agreements evidenced by resolution or other action of the association to which such air carrier may become a party. Such authorizations may be revoked at any time by any air carrier by giving formal notice of revocation to the Board.

§ 261.2 *Number of copies.* (a) Unless express permission to file fewer copies is granted, there shall be filed with the Board three true and complete copies of all contracts and agreements which are required to be filed under the provisions of section 412 (a) of the Civil Aeronautics Act of 1938, as amended. Oral contracts and agreements required to be filed under the provisions of said section shall be evidenced by true and complete written memorandums and three true and complete copies of such

memorandums shall be filed with the Board. The filing of contracts or agreements evidenced by correspondence or by resolutions of associations of air carriers shall be made by filing with the Board three true and complete copies of such correspondence or resolutions, as the case may be.

(b) Additional copies of contracts or agreements shall be furnished to the Board upon request.

§ 261.3 *Formal requirements of documents filed.* All documents filed hereunder shall be on strong, durable white paper and, if possible, not larger than 8½ inches by 13 inches in size, except that tables, charts, maps, and other documents larger than that size may be folded to approximately the required measurements. The left margin should be at least 1½ inches wide and if the document is bound, it should be bound on the left side. One copy of each type-written document should be carbon-backed.

§ 261.4 *Place and time of filing.* The required number of copies of formal written contracts or agreements shall be filed at the office of the Board in Washington, D. C., addressed to the operations Division, Civil Aeronautics Board, within 15 days after the date of execution thereof. The required number of copies of memoranda of oral contracts or agreements and of correspondence or resolutions evidencing contracts or agreements shall be filed in the same manner, within 30 days after such contracts or agreements have been entered into between the parties. The time of filing prescribed herein may be extended by the Board in exceptional circumstances upon proper application therefor.

§ 261.5 *Certification and verification.* (a) One copy of each formal written contract or agreement filed shall bear the certification of the secretary or other duly authorized officer of the filing party or parties to the effect that such copy is a true and complete copy of the original written instrument executed by the parties.

(b) One copy of each memorandum of oral contracts or agreements filed shall be verified by the secretary or other duly authorized officer of the filing party or parties to such oral contract or agreement. The person or persons verifying such memorandum shall set forth that they are fully familiar with all the terms and conditions of such oral contract or agreement and that the memorandum filed is a true and complete memorandum thereof.

(c) Copies of correspondence evidencing contracts or agreements shall be accompanied by the certifications of the secretary or other duly authorized officer of the filing party or parties to the effect that such copies are true and complete copies of the originals of such correspondence.

(d) One copy of each contract or agreement evidenced by resolution or other action of associations of air carriers shall bear the certification of the secretary of the association to the effect that such copy is a true and complete copy of the resolution duly adopted by

the association on a certain date. The secretary shall also specify in such certification the name of each air carrier which concurred in such resolution or other action and the name of each air carrier member which did not so concur.

§ 261.6 *Modifications or cancellations.* This part shall be applicable to all modifications or cancellations of contracts or agreements required to be filed under the provisions of section 412 (a) of the Civil Aeronautics Act of 1938, as amended.

§ 261.7 *Contracts or agreements previously filed.* Contracts or agreements which have been filed prior to August 1, 1939, shall not be subject to the provisions of this part, except to the extent that the Board may by appropriate request in particular cases require compliance with any specific provision or provisions hereof.

PART 262—AGREEMENTS BETWEEN AIR CARRIERS AND FOREIGN COUNTRIES

- Sec.
262.1 Filing required.
262.2 Evidence of agreement.
262.3 Verification and formal specifications.
262.4 Time of filing.

AUTHORITY: §§ 262.1 to 262.4 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 1102, 52 Stat. 1026, 49 U. S. C. 672.

SOURCE: §§ 262.1 to 262.4 appear at 14 F. R. 3546.

§ 262.1 *Filing required.* Every air carrier shall file with the Board true and complete evidence, as specified in § 262.2 of each agreement in any way affecting or involving operating rights and in force on October 11, 1943 or thereafter issued or entered into as between such air carrier, or any officer or representative thereof, and any foreign country or political subdivision thereof, or any department, agency, officer or representative of such country or subdivision. For the purposes of this part, the term "agreement" means and includes any permit, concession, franchise, contract, understanding, or arrangement, and also any amendment, modification, renewal, rescission or revocation of any thereof.

§ 262.2 *Evidence of agreement.* (a) The evidence of such agreement shall be as follows:

- (1) If written in English, three copies thereof;
- (2) If written in a foreign language, three copies and three translations thereof;
- (3) If oral, three copies of a descriptive memorandum thereof; or
- (4) If evidenced by correspondence only, three copies of such correspondence and, if such correspondence, in whole or in part, is written in a foreign language, three translations of the part that is so written.

(b) In any case where translations are required, the copies to be filed shall be copies of official translations if official translations have been made.

§ 262.3 *Verification and formal specifications.* Evidence of agreements filed hereunder shall meet, insofar as possible, the requirements set forth in § 302.3 of

this chapter as to verification and formal specifications of papers.

§ 262.4 *Time of filing.* Such evidence shall be filed within 60 days after such agreement has been issued or entered into, except that agreements which have been issued or entered into prior to October 11, 1943 shall be filed within 60 days after such date.

Classification and Exemption of Carriers

PART 290—APPLICATION FOR EXEMPTIONS OF CARRIERS

- Sec.
290.1 Notice to interested parties required.
290.2 Form and contents of application.
290.3 Additional service of notice.
290.4 Emergency application.

AUTHORITY: §§ 290.1 to 290.4 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 416, 52 Stat. 1004, 49 U. S. C. 496.

SOURCE: §§ 290.1 to 290.4 appear at 14 F. R. 3546.

§ 290.1 *Notice to interested parties required.* (a) Prior to or coincident with the filing of any application for exemption from the requirements of Title IV of the Civil Aeronautics Act of 1938, as amended, or any provision thereof, or any rule, regulation, term, condition, or limitation prescribed thereunder, the applicant, unless otherwise authorized by the Board, shall cause a notice of such filing to be served by personal service or registered mail upon all persons who may have an interest in the subject matter of the application; *Provided, however,* That any large irregular carrier, as defined in Part 291 of this chapter, filing such application for exemption prior to June 20, 1949, shall not be required to cause a notice of such filing to be served upon any of the persons having an interest therein if such application requests exemption authority to engage in irregular air transportation other than between specified points. In the case of any application which proposes the furnishing or discontinuance of air transportation to or from any point, the following persons shall be presumed to have an interest in the subject matter of the application:

(1) Any scheduled air carrier which regularly renders service to any point involved in the application;

(2) Any person whose application for a certificate of public convenience and necessity authorizing regular service to or from any such point has been filed with, and has not finally been disposed of, by the Board;

(3) The chief executive of any State, Territory, or possession of the United States in which any such point is located; and

(4) The chief executive of the city, town, or other unit of local government at any such point located in the United States or any Territory or possession thereof.

(b) Such notice shall indicate the date upon which the application will be or is being filed and, unless accompanied by a copy of the application, shall contain a brief statement of the relief requested.

§ 290.2 *Form and contents of application.* The application shall be en-

titled Application for Exemption Order and in addition to the specific relief requested, shall contain a list of the persons upon whom notice of the filing thereof was or is being served, and facts relied upon to establish that the enforcement of the matter from which exemption is sought is or would be an undue burden upon the applicant by reason of the limited extent of, or unusual circumstances affecting, the operations of such applicant, and is not in the public interest. An executed original and nine copies of such application with a copy of the notice attached to each shall be filed with the Board.

§ 290.3 *Additional service of notice.* Action on the application may be withheld by the Board, in its discretion, pending proof of such additional service of notice by the applicant as the Board may direct.

§ 290.4 *Emergency application.* In the event of an emergency requiring immediate action, an application may be filed by telegraph if it substantially conforms to the requirements hereof as to contents and notice (which notice in such case may be served by telegraph) and states the reasons deemed to necessitate immediate action.

PART 291—CLASSIFICATION AND EXEMPTION OF IRREGULAR AIR CARRIERS

- Sec.
- 291.1 Definitions.
- 291.2 Classification.
- 291.3 Small irregular carriers; exemptions.
- 291.4 Small irregular carriers; duration of exemption.
- 291.5 Small irregular carriers; approval of certain interlocking relationships.
- 291.6 Small irregular carriers; effect on other statutes.
- 291.7 Small irregular carriers; conditions to exercise of temporary exemption privilege.
- 291.8 Small irregular carriers; issuance of letter of registration.
- 291.9 Small irregular carriers; restrictions on issuance of letter of registration.
- 291.10 Small irregular carriers; effective period of letter of registration.
- 291.11 Small irregular carriers; nontransferability of letter of registration.
- 291.12 Small irregular carriers; suspension of letter of registration.
- 291.13 Small irregular carriers; revocation of letter of registration.
- 291.14 Small irregular carriers; cancellation of letter of registration.
- 291.15 Large irregular carriers; exemptions.
- 291.16 Large irregular carriers; duration of exemption.
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- 291.18 Large irregular carriers; nontransferability of letter of registration.
- 291.19 Large irregular carriers; suspension of letter of registration.
- 291.20 Large irregular carriers; revocation of letter of registration.
- 291.21 Large irregular carriers; cancellation of letter of registration.
- 291.22 Large irregular carriers; interlocking relationships.
- 291.23 Large irregular carriers; operational limitations.
- 291.24 Nonapplicability.
- 291.25 Separability.
- 291.26 Past violations.

AUTHORITY: §§ 291.1 to 291.26 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. In-

terpret or apply sec. 416, 52 Stat. 1004, 49 U. S. C. 496.

SOURCE: §§ 291.1 to 291.26 appears at 14 F. R. 3546.

NOTE: The following interpretation of Part 291 was adopted by Regulation Serial No. ER-136, 13 F. R. 7769.

Examples of irregular air transportation within the meaning of Part 291. For the guidance of irregular air carriers and other interested parties the Board here sets forth a number of illustrative examples of irregular and regular service. All irregular air carriers should study these examples, for the Board expects to use them as standards to apply to the operations of such carriers.

It should be noted that all of the illustrations included here refer only to actual operations. Such operations indicate a course of conduct constituting the holding out of regular or irregular service, as the case may be. The holding out of regular service may also be brought about by means other than actual operations—for example, although its services are operated irregularly, a carrier may be holding out regular service by reason of the nature and extent of its advertising and traffic solicitation efforts. In other words, an irregular air carrier is not immune from enforcement action if its actual operations are irregular but all the circumstances surrounding its business show that the carrier is holding out regular service.

The illustrations included represent application of the principles announced in *Page Airways, Inc., Investigation*, 6 CAB 1061, *Trans-Marine Airways, Inc., Investigation of Activities*, 6 CAB 1071, and *Investigation of Nonscheduled Services*, 6 CAB 1049, and more particularly of the cease and desist order entered in the *Matter of the Noncertificated Operations of Trans Caribbean Air Cargo Lines Inc.*, Order Serial No. E-370, adopted March 14, 1947. This is emphasized because the Board is not attempting by revision of Part 291 either to enlarge or contract the scope of operations permitted by the regulation.

(1) An irregular air carrier operates between points A and B, in one direction, on the days of the month which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
[1]	2	3	4	5	6	7
[8]	9	10	11	12	13	14
[15]	16	17	18	19	20	21
[22]	23	24	25	26	27	28
[29]	30	31				

Since these flights are conducted on the same day of each week, the service is not irregular within the meaning of Part 291. Moreover, if over a period of weeks an occasional Sunday flight is omitted, or is operated on some other day of the week, such minor variations in the general pattern of regularity would not cause the service to become an irregular service.

(2) An irregular air carrier operates between points A and B, in one direction, on the days of the month which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	1	[2]	3	[4]	5	6
7	8	[9]	10	[11]	12	13
14	15	[16]	17	[18]	19	20
21	22	[23]	24	[25]	26	27
28	29	[30]				

These flights are conducted regularly, twice a week, without frequent and extended definite breaks in service and are obviously not irregular within the meaning of Part 291. Moreover, if over a period of weeks an occasional flight is omitted, or is operated on some other day of the week, such minor variations in the general pattern of regularity would not cause the service to become an irregular service.

(3) An irregular air carrier operates between points A and B, in one direction, on the days of the month which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	—	—	[1]	2	3	4
5	6	[7]	8	9	10	11
12	[13]	14	15	16	17	[18]
19	20	21	[22]	23	24	25
[26]	27	28	29	[30]		

These flights are conducted at regularly recurring periods, or substantially regular periods (every 4, 5 or 6 days), and therefore do not achieve infrequency and irregularity of service through frequent and extended definite breaks in service. Such service is not irregular within the meaning of Part 291.

(4) An irregular air carrier operates between points A and B in one direction, on the days of the two successive months which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	—	—	—	—	[1]	2
3	4	[5]	6	[7]	8	9
10	[11]	[12]	13	14	15	16
17	18	[19]	[20]	21	22	23
24	[25]	26	[27]	28	29	30
31						
—	1	[2]	3	[4]	5	6
7	8	9	[10]	11	12	[13]
14	15	16	17	18	19	20
21	[22]	23	24	[25]	26	27
[28]	29	30	[31]			

These flights are conducted twice a week in succeeding weeks without the intervention of other weeks or similar periods at irregular but frequent intervals during which no flights are operated. Such service is not irregular within the meaning of Part 291.

(5) An irregular air carrier operates between points A and B, in one direction, on the days of the two successive months which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	—	—	—	—	[1]	2
[3]	[4]	5	[6]	7	[8]	9
10	11	[12]	[13]	14	15	16
17	[18]	19	[20]	21	[22]	23
24	25	26	27	28	29	30
[31]						
—	[1]	2	[3]	4	5	[6]
7	8	[9]	[10]	11	12	13
[14]	15	[16]	17	[18]	[19]	20
21	22	23	24	25	26	27
[28]	[29]	30				

In this pattern, unlike the preceding example, two breaks of at least a week occur within a 2-month period. However, operations in the other weeks occur with such frequency that the breaks in service are not of sufficient frequency and extent to compensate for the substantial number of flights conducted with frequency over a substantial period. The flights are not irregular within the meaning of Part 291.

(6) An irregular air carrier operates between points A and B, in one direction, on the days of the two successive months which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	—	—	—	—	—	1
5	6	[7]	8	9	[10]	11
12	13	14	15	16	17	18
19	20	[21]	22	23	[24]	25
26	27	[28]	[29]	30	31	
—	—	—	—	—	—	1
2	3	[4]	5	6	[7]	8
9	10	11	12	13	14	[15]
16	17	[18]	19	20	[21]	22
23	24	[25]	26	27	[28]	29
30	31					

The flights do not exceed two per week and the 2-month period includes two definite breaks in service. However, in view of the frequent rendition of service on Tuesdays and Fridays the breaks in service and comparatively small number of flights operated are not sufficient to destroy the pattern of regularity. The service is not irregular within the meaning of Part 291.

(7) An irregular air carrier operates between points A and B, in one direction, on the days of the two successive months which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	1	[2]	3	[4]	5	[6]
7	[8]	9	[10]	11	[12]	13
14	15	16	17	18	19	[20]
21	[22]	23	[24]	25	[26]	27
[28]	29	[30]	31			

—	—	—	—	[1]	2	[3]
4	5	6	7	8	9	10
[11]	12	[13]	14	[15]	16	[17]
18	[19]	20	[21]	22	[23]	24
25	26	27	28	29	30	[31]

These flights are operated every other day except for infrequent breaks. Such service is not irregular within the meaning of Part 291.

(8) Four large irregular air carriers agree to utilize the services of a single ticket agency, XYZ Ticket Agency, Inc., with respect to service between points A and B, and to furnish to the agent the dates upon which each will operate between A and B. If the flights, considered in combination, of such carriers between A and B reveal a pattern of operations similar to those shown in examples (1) through (7) above, the combination of flights constitute regular air transportation and each such carrier is deemed to be conducting regular operations between A and B.

(9) An irregular air carrier operates between points A and B, in one direction, on the days of the month which appear in brackets on the following calendar table:

S	M	T	W	T	F	S
—	—	[1]	2	3	4	5
6	7	8	[9]	10	11	12
13	14	15	16	[17]	18	19
20	21	22	23	24	25	[26]
27	[28]	29	30	31		

These flights are conducted on a different day of each week, and are operated only after frequent and definite breaks in service. Although two flights (on the 26th and 28th) were operated within one period of less than one week, this frequency was compensated for by the breaks of at least a week between the other flights. The flights are therefore irregular within the meaning of Part 291.

(10) An irregular air carrier operates between points A and B, in one direction, on the days of the two successive months which appear in brackets on the following calendar table (numerals above and to the left of dates appearing in brackets indicate the number of flights operated on those dates):

S	M	T	W	T	F	S
—	1	2	3	4	5	6
7	8	[9]	[10]	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
[28]	29	30				
—	—	—	1	2	3	4
[5]	[6]	[7]	[8]	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	[29]	[30]	31	

These flights are conducted in such manner that frequent, extended and definite breaks in service occur at irregular intervals and therefore the service is irregular within the meaning of Part 291.

§ 291.1 *Definitions*—(a) *Irregular air carrier*. The term irregular air carrier

means any air carrier which (1) directly engages in air transportation, (2) does not hold a certificate of public convenience and necessity under section 401 of the Civil Aeronautics Act of 1938, as amended, and (3) does not operate, or hold out to the public expressly or by course of conduct that it operates, one or more aircraft between designated points, or within a designated point, regularly or with a reasonable degree of regularity, upon which aircraft it accepts for transportation, for compensation or hire, such members of the public as apply therefor or such property as the public offers. No air carrier shall be deemed to be an irregular air carrier unless the air transportation services offered and performed by it are of such infrequency as to preclude an implication of a uniform pattern or normal consistency of operation between, or within, such designated points.

(b) *Point*. The term "point" as used in this part shall mean any airport or place where aircraft may be landed or taken off, including the area within a 25-mile radius of such airport or place.

§ 291.2 *Classification*. (a) There is hereby established a classification of noncertificated air carriers to be designated as "irregular air carriers."

(b) Any irregular air carrier, as classified above, which does not use in its transportation services aircraft units having a gross take-off weight in excess of 10,000 pounds for any one unit or of 25,000 pounds for the total of such units (disregarding units of 6,000 pounds or less), shall be classified as a small irregular carrier.

(c) Any irregular air carrier other than a small irregular carrier shall be classified as a large irregular carrier: *Provided*, That no air carrier shall be so classified unless it holds a letter of registration issued to it as a large irregular carrier pursuant to application therefor filed with the Board before August 6, 1948, and not revoked or cancelled as of May 20, 1949.

§ 291.3 *Small irregular carriers; exemptions*. Except as otherwise provided in this section, each small irregular carrier, falling within the classification above, shall be temporarily exempt from the following provisions of Title IV of the Civil Aeronautics Act of 1938, as amended:

(a) Subsection 401 (a);

(b) Section 403;

(c) Subsection 404 (a); *Provided*, That small irregular carriers shall abide by those provisions of this subsection which require air carriers to provide safe service, equipment and facilities in connection with air transportation;

(d) Subsection 404 (b);

(e) Subsection 405 (e);

(f) Subsection 407 (b);

(g) Section 408;

(h) Subsection 409 (a); and

(i) Section 412.

§ 291.4 *Small irregular carriers; duration of exemption*. The temporary exemption from any provision of Title IV of the act provided by § 291.3 shall continue in effect only until such time as the Board shall find that enforcement

thereof would be in the public interest or would no longer be an undue burden on the small irregular carriers; *Provided*, That upon such a finding as to any small irregular carrier or class of small irregular carriers, such exemption shall to that extent terminate with respect to such carrier or class of carriers.

§ 291.5 *Small irregular carriers; approval of certain interlocking relationships*. To the extent that any officer or director of a small irregular carrier would, without prior approval of the Board, be in violation of any provisions of subsection 409 (a) of the Civil Aeronautics Act of 1938, as amended, by reason of any interlocking relationship directly involving such small irregular carrier, such relationship is hereby approved.

§ 291.6 *Small irregular carriers; effect on other statutes*. The temporary exemption granted in § 291.3 from sections 408, 409 (a) and 412 shall not constitute an order made under such sections, within the meaning of section 414, and shall not confer any immunity or relief from operation of the "anti-trust laws", or any other statute (except the Civil Aeronautics Act of 1938, as amended), with respect to any transaction, interlocking relationship, or agreement otherwise within the purview of such section.

§ 291.7 *Small irregular carriers; conditions to exercise of temporary exemption privilege*. (a) No person shall exercise the temporary exemption privilege conferred by § 291.3 unless there is in effect with respect to such person a letter of registration issued by the Board, acknowledging that such person has been duly registered with the Board as a small irregular carrier under the provisions of this part, as amended, relating to irregular air transportation. Any small irregular carrier which holds a letter of registration issued to it, and not revoked or canceled, prior to May 20, 1949, is not required to obtain another letter of registration.

(b) No small irregular carrier shall make or maintain any agreement or arrangement with any other air carrier or air carriers with respect to the conduct of air transportation services which, if conducted by a single carrier, would take it out of the classification of an irregular air carrier as set forth in this part.

§ 291.8 *Small irregular carriers; issuance of letter of registration*. Except as provided in § 291.9, upon the filing of proper application therefor the Board will issue to any small irregular carrier a letter of registration. Such application shall be certified as correct by a responsible official of such carrier, and shall contain the following information: (a) Date; (b) name of carrier; (c) mailing address; (d) location of principal operating base; (e) if a corporation, the place of incorporation, the name and citizenship of officers and directors and a statement that at least 75 per centum of the voting interest is owned or controlled by persons who are citizens of the United States or of one of its possessions; (f) if an individual or partnership, the name and citizenship of owners or partners;

(g) the types and numbers of each type of aircraft utilized in air transportation. Such application shall be submitted in duplicate in letter form or on CAB Form No. 2789, which is available on request for the convenience of applicants.

§ 291.9 *Small irregular carriers; restrictions on issuance of letter of registration.* An application filed pursuant to § 291.8 will be denied and no letter of registration as a small irregular carrier will be issued to an applicant which has, or proposes to have, as owner, partner, officer, director, or stockholder holding a controlling interest, any person who was or is connected in any such capacity with any irregular air carrier, noncertificated cargo carrier, or air freight forwarder, if the letter of registration or exemption privilege of such carrier or forwarder was suspended or revoked by the Board on account of acts or omissions which occurred during the time of such connection, unless it has been shown to the Board by such applicant, and the Board finds, that the public interest and applicant's intention and ability to conform to the provisions of the act and requirements thereunder will not be adversely affected by such relationship or former relationship. For the purpose of carrying out the intent of this provision, the Board may, before or after the issuance of a letter of registration, require the applicant to furnish information in addition to that required to be set forth in its application filed pursuant to § 291.8.

§ 291.10 *Small irregular carriers; effective period of letter of registration.* Each letter of registration of a small irregular carrier shall become effective only upon the date specified therein and shall continue in effect until suspended, revoked or canceled, or until the temporary exemption privilege conferred by § 291.3 shall terminate or otherwise cease to be effective with respect to such small irregular carrier, whichever occurs first.

§ 291.11 *Small irregular carriers; nontransferability of letter of registration.* A letter of registration shall be nontransferable and shall be effective only with respect to the person or persons named therein.

§ 291.12 *Small irregular carriers; suspension of letter of registration.* Letters of registration shall be subject to immediate suspension when, in the opinion of the Board, such action is required in the public interest. Letters of registration shall be further subject to suspension, without hearing or other proceedings, for continuing failure to file tariffs or reports as required by provisions of the act or any order, rule or regulation issued thereunder, after not less than 10 days' notice to the small irregular carrier within which to comply with such requirement. Such suspension shall continue until the Board finds that such suspended carrier has complied with or submitted satisfactory evidence and assurance that it will comply with the provisions of the act or such rules, regulations or orders. Failure to seek reinstatement of a letter of registration suspended pursuant to the provisions of this subparagraph within a period of 60

days after notice to the carrier of such suspension shall automatically terminate all rights under such letter of registration; *Provided*, That in the case of a letter of registration suspended prior to May 20, 1949, failure to seek reinstatement of such letter of registration, prior to July 20, 1949, shall automatically terminate all rights under such letter of registration.

§ 291.13 *Small irregular carriers; revocation of letter of registration.* Letters of registration shall be subject to revocation, after notice and hearing, for knowing and willful violation of any provisions of the act or of any order, rule, or regulation issued under any such provision or of any term, condition, or limitation of any authority issued under said act or regulations, or for any cause which, at the time of revocation, would justify the Board in refusing to issue to the holder of such letter a like letter.

§ 291.14 *Small irregular carriers; cancellation of letter of registration.* (a) The letter of registration of any small irregular carrier shall be canceled without prejudice upon the filing by such carrier of a written request for cancellation; *Provided*, That the Board may refuse to grant such request if any proceeding or action is pending in which the small irregular carrier's letter of registration may be subject to suspension or revocation.

(b) In any case in which the Board has reason to believe that a small irregular carrier has ceased to operate pursuant to the temporary exemption privilege conferred by § 291.3, the Board may, by registered letters mailed to the carrier at its last known address and to the designated agent of such carrier, if any, request such carrier to advise the Board, within 60 days after receipt thereof, whether such carrier wishes to continue such operations or to have its letter of registration canceled. Failure to reply within a period of 60 days after receipt thereof, or return of such letters unclaimed, shall automatically terminate all rights under such letter of registration.

§ 291.15 *Large irregular carriers; exemptions.* Except as otherwise provided in this part, each large irregular carrier, falling within the classification above, shall be temporarily exempt from the following provisions of Title IV of the Civil Aeronautics Act of 1938, as amended:

(a) Subsection 401 (a);

(b) Subsection 404 (a): *Provided, however*, That each such large irregular carrier shall abide by these provisions of this subsection which require air carriers to provide safe service, equipment, and facilities in connection with interstate and overseas air transportation; and to establish, observe and enforce just and reasonable individual rates, fares and charges and just and reasonable classifications, rules, regulations and practices relating to such air transportation.

(c) Subsection 405 (e).

§ 291.16 *Large irregular carriers; duration of exemption.* The temporary exemption conferred by § 291.15 shall ter-

minate and cease to be effective with respect to each large irregular carrier at 5 p. m., eastern daylight saving time, on June 20, 1949: *Provided*, That any large irregular carrier which before such time has on file with the Board pursuant to section 416 (b) of the act an application for an individual exemption from Title IV of the act extending to all or part of the air transportation which such large irregular carrier is authorized to perform as of June 19, 1949, pursuant to the temporary exemption conferred by § 291.15 may continue, except during any such time as its letter of registration may be suspended, to exercise such privilege until, but only until, the date specified in the Board's order finally disposing of its application for individual exemption, or until its letter of registration is revoked or canceled, whichever shall be earlier. Suspension of the letter of registration of a large irregular carrier shall not render such carrier ineligible to file an application for individual exemption hereunder.

§ 291.17 *Large irregular carriers; condition to exercise of temporary exemption privilege.* No person shall exercise the temporary exemption privilege conferred by § 291.15 unless there is in effect with respect to such person a letter of registration issued by the Board, acknowledging that such person has been duly registered with the Board as a large irregular carrier under the provisions of this part, as amended, relating to irregular air transportation.

§ 291.18 *Large irregular carriers; nontransferability of letter of registration.* A letter of registration of a large irregular carrier shall be nontransferable and shall be effective only with respect to the person or persons named therein.

§ 291.19 *Large irregular carriers; suspension of letter of registration.* Letters of registration of large irregular carriers shall be subject to immediate suspension when, in the opinion of the Board, such action is required in the public interest.

§ 291.20 *Large irregular carriers; revocation of letter of registration.* Letters of registration of large irregular carriers shall be subject to revocation, after notice and hearing, for knowing and willful violation of any provisions of the act or of any order, rule, or regulation issued under any such provisions or of any term, condition or limitation of any authority issued under said act or regulations.

§ 291.21 *Large irregular carriers; cancellation of letter of registration.* (a) The letter of registration of any large irregular carrier shall be cancelled without prejudice upon the filing by such carrier of a written request for cancellation: *Provided*, That the Board may refuse to grant such request if any proceeding or action is pending in which the carrier's letter may be subject to suspension or revocation.

(b) In any case in which the Board has reason to believe that a large irregular carrier has ceased to operate pursuant to the temporary exemption conferred by § 291.15, the Board may, by registered letters mailed to the carrier at its last

known address and to the designated agent of such carrier, if any, request such carrier to advise the Board, within 60 days after receipt thereof, whether such carrier wishes to continue such operations or to have its letter of registration canceled. Failure to reply within a period of 60 days after receipt thereof, or return of such letters unclaimed, shall automatically terminate all rights under such letter of registration.

§ 291.22 *Large irregular carriers; interlocking relationships.* If an application by any large irregular carrier for approval of an interlocking relationship in existence on May 20, 1949, and heretofore exempt from the provisions of section 409 (a) is filed with the Board on or before June 20, 1949, such carrier may retain the officer, director, member or stockholder involved in such relationship pending final disposition by the Board of said application, and such relationship is hereby approved pending such final disposition.

§ 291.23 *Large irregular carriers; operational limitations.* Large irregular carriers shall not engage in the foreign air transportation of persons, and are not granted any exemption by this part from the provisions of the Civil Aeronautics Act of 1938, as amended, with respect to such foreign air transportation of persons.

§ 291.24 *Nonapplicability.* This part shall not apply to any air carrier authorized by a certificate of public convenience and necessity to engage in air transportation, to Alaskan air carriers, to operations within Alaska, or to any non-certificated air carrier engaged in air transportation pursuant to special or individual exemption by the Board or pursuant to exemption created by any other part of this subchapter.

§ 291.25 *Separability.* If any provisions of this part or the application thereof to any air transportation, person, class of persons, or circumstances is held invalid, the remainder of the part and the application of such provisions to other air transportation, persons, classes of persons, or circumstance shall not be affected thereby.

§ 291.26 *Past violations.* All those provisions of this part in effect prior to the revision adopted April 13, 1949, which are included in the amendment without substantial change are hereby affirmed and continued in effect and all such provisions are intended to speak from the time of their first enactment. All references to violations of the Board's regulations include any violations at any time of the provisions of this part as then in effect, and the aforesaid revision shall in no way affect any pending enforcement proceeding or action, or any enforcement action taken subsequent of May 20, 1949, of this amendment with respect to violations which occurred prior to such date.

PART 292—CLASSIFICATION AND EXEMPTION OF ALASKAN AIR CARRIERS

- Sec.
292.1 Classification.
292.2 Temporary exemption of certificated air carriers.

- Sec.
292.3 Temporary exemption of noncertificated air carriers.
292.4 Regulation.
292.5 Procedural requirements.
292.6 Formal proceedings.
292.7 Powers of the Director in formal proceedings.
292.8 Alaskan pilot-owner; conditions and requirements.

AUTHORITY: §§ 292.1 to 292.8 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply secs. 401 and 416, 52 Stat. 987, 1004; 49 U. S. C. 481, 496.

SOURCE: §§ 292.1 to 292.8 appear at 14 F. R. 3550.

§ 292.1 *Classification.* (a) There is hereby established, within the meaning of section 416 (a) of the Civil Aeronautics Act of 1938, a classification of air carriers which, except as otherwise authorized in § 292.2 (b) and § 292.3 (a) (2), engage solely in air transportation within the Territory of Alaska, said classification to be designated as Alaskan air carriers. Such classification shall include both (1) certificated air carriers and (2) air carriers operating under the authority of § 292.3.

(b) There is hereby established a further classification of air carriers operating in Alaska to be designated Alaskan pilot-owners. As used in this section an Alaskan pilot-owner carrier shall mean a certificated pilot with a commercial or airline transport rating who:

- (1) Directly or indirectly engages as a principal in air transportation solely within the Territory of Alaska;
- (2) Utilizes in such air transportation only aircraft which have a certificated capacity of no more than four passengers, and which are beneficially owned and flown exclusively in air transportation by him alone;
- (3) Is not otherwise authorized by the Board to engage in air transportation.

§ 292.2 *Temporary exemption of certificated air carriers.* Until the Board shall adopt further rules, regulations, or orders, an Alaskan air carrier which holds a certificate of public convenience and necessity issued by the Board shall be exempt, subject to the conditions and requirements set forth in this part, from sections 401 (a) and 404 (a) of the act insofar as the enforcement of said sections would prevent any such air carrier:

(a) From providing, over a regular route designated in a certificate of public convenience and necessity, service, of the same type authorized by the certificate, to such additional points not named in the certificate as are situated within the Territory which would ordinarily be served by such route;

(b) From making charter trips and rendering other special services between points on routes which it is authorized by its certificate to serve. (Charter trips and other special services may also be rendered to or from any other point within or outside the Territory of Alaska: *Provided, however,* That such trips originate at or are destined to a point on a route, regular or irregular, the carrier is authorized by its certificate to serve: *And, provided further,* That all such trips are casual, occasional, or infrequent, and are

not made in such manner as to result in establishing a regular or scheduled service);

(c) From transporting over postal routes 78182 and 78187 (blanket authorization of the Postmaster General relating to the transportation of first-class mail) and over postal routes designated by the Postmaster General as "gratuitous" routes, such mail as may be tendered by postmasters in Alaska for transportation over such routes.

§ 292.3 *Temporary exemption of non-certificated air carriers.* (a) Until the Board shall adopt further rules, regulations, or orders, any air carrier engaging in air transportation within the Territory of Alaska which (i) does not hold a certificate of public convenience and necessity, (ii) during the 6 months ending March 31, 1945, was engaging within the Territory of Alaska in air transportation which had not been authorized by the Board, and (iii) has heretofore filed on or prior to September 15, 1945, an application for a permanent or temporary certificate of public convenience and necessity covering such services, shall be exempt, subject to the conditions and requirements hereinafter set forth, from sections 401 (a) and 404 (a) of the act insofar as the enforcement of said sections would otherwise prevent:

(1) Any such air carrier from continuing to engage in air transportation of the same nature, extent, regularity and frequency as was rendered by it within the Territory of Alaska during said period ending March 31, 1945, and for which air transportation such air carrier filed, on or prior to September 15, 1945, an application for a permanent or temporary certificate of public convenience and necessity;

(2) Any such air carrier from making charter trips and rendering other special services between points on routes over which it is authorized to serve by the terms of subparagraph (1) of this paragraph with equipment utilized thereunder. (Charter trips and other special services may also be rendered with such equipment to or from any other point, within or outside the Territory of Alaska: *Provided,* That such trips originate at or are destined to a point on a route such air carrier is authorized to serve by the terms of subparagraph (1) of this paragraph: *And provided, further,* That all such trips are casual, occasional, or infrequent, and are not made in such a manner as to result in establishing a regular or scheduled service.)

(b) The exemptions granted in paragraph (a) of this section shall be of no further force and effect as to any air carrier from and after the effective date of an order of the Board denying the aforesaid application of such carrier filed prior to September 15, 1945, or from the date of the inauguration of air transportation pursuant to an authorization of the Board granting such application in whole or in part;

(c) Until the Board shall adopt further rules, regulations, or orders, any air carrier engaging in air transportation within the Territory of Alaska pursuant to a specific exemption order adopted by the Board pursuant to section

416 (b) of the act shall be exempt, subject to the conditions and requirements hereinafter set forth, from sections 401 (a) and 404 (a) of the act insofar as the enforcement of said sections would otherwise prevent any such air carrier from continuing to engage in air transportation of the same nature, extent, regularity, and frequency as is authorized by the Board in the specific exemption order applicable to such carrier. The exemption granted in this paragraph shall remain in force and effect as to any air carrier for the term provided for in, and in accordance with the terms of, the order granting the specific exemption for such air carrier.

(d) Until September 30, 1949, or until such earlier date that the Board may make effective further rules, regulations, or orders relative hereto, any Alaskan pilot-owner carrier shall be exempt, subject to the conditions and requirements herein set forth, from sections 401 (a) and 404 (a) of the act, insofar as the enforcement thereof would prevent any such person from engaging in the air transportation of persons or property within the Territory of Alaska on a casual, occasional, or infrequent basis, and in such manner as will not result in the establishment of a regular or scheduled service.

§ 292.4 Regulation. (a) This subchapter shall not be applicable to Alaskan air carriers except to the extent provided in this section. Subject to the provisions of paragraphs (b) and (c) of this section, the following regulations are made applicable to Alaskan air carriers:

- Part 200 (Definitions and Instructions).
- Part 201 (Applications for Certificates of Public Convenience and Necessity).
- Part 205 except § 205.6 (Temporary Suspension of Service Authorized by Certificates of Public Convenience and Necessity).
- Part 206 (Certificates of Public Convenience and Necessity; Temporary Change of Route).
- Parts 221 and 222 (Preparation of Tariffs of Air Carriers and Filing and Posting of Tariffs of Air Carriers).
- Part 223 (Tariffs of Air Carriers; Free and Reduced-Rate Transportation).
- Part 224 (Tariffs of Air Carriers; Free and Reduced-Rate Transportation; Access to Aircraft for Safety Purposes).
- Part 231 (Transportation of Mail; Mail Schedules).
- Part 232 (Transportation of Mail; Review of Orders of Postmaster General).
- Part 233 (Transportation of Mail; Free Travel for Postal Employees).
- Part 234 (Transportation of Mail; Petitions for Determination of Rates).
- Part 241 (Reports by Certificated Air Carriers).
- Part 245 (Reports of Ownership of Stock and Other Interests).
- Part 246 (Reports of Stock Ownership of Affiliates of Air Carriers).
- Part 248 (Submission of Audit Reports by Public Accountants).
- Part 249 (Preservation of Accounts, Records, and Memorandums).
- Part 251 (Prohibited Interests; Interlocking Relationships).
- Part 261 (Filing of Agreements).
- Part 262 (Agreements between Air Carriers and Foreign Countries).
- Part 293 (Classification and Exemption of Carriers; Omission of Stop at Junction Point).
- Rules of Practice.

(b) The Director of the Alaska Office may take preliminary action for the Board to relieve any Alaskan air carrier or group of Alaskan air carriers from complying with a specific provision or provisions of Parts 221, 222, 231, and 241 of this chapter when the application of any provision or provisions of these parts is found by him to be an undue burden on such Alaskan air carrier or air carriers by reason of the limited extent of, or unusual circumstances affecting, the operations of such Alaskan air carrier or air carriers. Upon finding that such relief is no longer necessary, the Director of the Alaska Office may take preliminary action for the Board to cancel the relief previously granted in accordance with the provisions of this section. The action of the Director shall be subject to ratification by the Board and any person affected by his action may file exceptions thereto with the Board within 15 days after the date the Director makes his action effective. The action of the Director under this section may be taken either on written application or may be initiated by him in the first instance. Whenever reference is made in Parts 221 or 222 of this chapter to the Bureau of Economic Regulation or to the Director of the Bureau of Economic Regulation, such reference shall be deemed to mean the Director of the Alaska Office.

(c) An Alaskan air carrier which prior to December 1, 1947, has suspended service to a point on a regular route named in its certificate, and which shall file, within 45 days after December 1, 1947, an "Application for Order Authorizing Temporary Suspension of Service" pursuant to Part 206 of this chapter is authorized to continue to suspend service to that point until its application shall have been granted or denied by the Board.

§ 292.5 Procedural requirements.—(a) *Place and time of filing.* Notwithstanding the requirements of any other regulation, order, or rule of the Board, all documents authorized or required by the Civil Aeronautics Act, or any regulation, order, or rule of the Board issued thereunder, to be filed with the Board by any Alaskan air carrier or in connection with air transportation performed or sought to be performed by such air carrier shall be filed in accordance with the methods and within the time limitations provided therein with the Director of the Alaska Office of the Board; *Provided*, That applications, motions, and petitions in formal proceedings filed through counsel having addresses outside of Alaska may be filed with the Board at its office in Washington, D. C., in which event one signed copy (being one of the duplicate originals specified in paragraph (b) of this section) of each such document shall be sent by air mail to the Director of the Alaska Office in Anchorage, Alaska, by the counsel so filing.

(b) *Duplicate originals required.* In addition to the number of copies of each document required to be filed by the regulation, order, or rule under which it is filed, one additional signed copy shall be filed, and if the regulation, order, or rule under which it is filed requires verifica-

tion of documents filed thereunder, said additional signed copy shall also be verified. Two signed copies will constitute duplicate originals. In the event both copies are filed with the Director of the Alaska Office, that office shall transmit one signed copy to the office of the Board in Washington, D. C., and retain the other signed copy in the files of the Alaska Office.

(c) *Conformity to rules.* All such documents shall in all other respects conform to the requirements of the regulation, order or rule of the Board under which they are filed; *Provided*, That any such requirement may be waived or substantial compliance authorized by the Director of the Alaska Office if he finds that such requirement will constitute an undue burden on an air carrier or group of air carriers and strict compliance is unnecessary in view of the limited extent of or unusual circumstances affecting the operations of any such air carrier or group of air carriers.

(d) *Posting and preservation of documents.* The Alaska Office copy of all documents subject to this part which are required by the Act, or by the regulations, orders, or rules, of the Board, thereunder, to be posted in the Office of the Secretary of the Board shall be posted in the Office of the Director of the Alaska Office; and the Alaska Office copy of documents which are required by section 1103 of the act to be preserved as public records in the custody of the Secretary of the Board, shall be preserved as public records in the custody of the Director of the Alaska Office under such reasonable arrangements as he may make for public inspection thereof. Such posting and preservation as public records shall be in addition to that required of the Secretary of the Board.

(e) *Requests for additional information.* The Director of the Alaska Office may at any time require any person filing documents with the Alaska Office to file additional copies thereof, and to make service upon persons other than those specified in the pertinent regulation, order, or rule of the Board, if he finds such requirements necessary in the public interest or in the interest of efficiency and expedition in the work of the Board. If he is of the opinion that a formal or informal application, complaint, petition or other document does not sufficiently set forth the material required to be set forth by any applicable regulation, order or rule of the Board, or is otherwise insufficient, he may advise the party filing the same of the deficiency and require that any additional information be supplied. In case he deems an answer to formal complaints and petitions desirable, he may so notify the parties.

(f) *Extension of time.* The Director of the Alaska Office shall have authority, upon good cause shown, to extend the time for filing of any document required by this part to be filed with the Alaska Office.

(g) *Recommendations concerning regulations.* The Director of the Alaska Office may submit a draft of proposed regulations affecting air transportation within Alaska, or of amendments or

modifications of such regulations to the Alaskan air carriers for comment. Upon expiration of the date fixed for submission of comments he shall transmit any comments received, together with his recommendations, to the Board for consideration. The Board may revise any such proposed regulation, amendment, or modification, and in respect of any substantial revision, may direct the Director of the Alaska Office to submit such revision to the Alaskan air carriers for further comment.

§ 292.6 Formal proceedings—(a) Docket of Alaska Office. A complete docket of all formal proceedings by or against Alaskan air carriers, or by or against persons seeking authority to engage in air transportation solely within the Territory of Alaska, shall be maintained in the offices of the Board at Washington, D. C., and in the Board's Alaska Office.

(b) Exceptions and oral argument. Exceptions to the initial or recommended decision of the examiner in any formal proceeding and briefs in support of such exceptions, may be filed with the Board at its office in Washington, D. C. One copy of such exceptions and briefs shall be sent by air mail to the Director of the Alaska Office by the party so filing; or may be filed with the Director of the Alaska Office, in which event they will be transmitted by him to the Board's office in Washington, D. C. If any of the parties to any such proceeding so desire, the Director of the Alaska Office may on behalf of the Board hear oral argument upon exceptions to the examiner's report, and shall transmit a transcript of such oral argument to the Board. Such oral argument before the Director of the Alaska Office shall be in lieu of oral argument before the Board.

(c) Hearings and conferences. Hearings and conferences in proceedings on the Board's Alaskan docket shall be assigned, and procedural notices (other than notice of oral argument before the Board) and examiner's report will be served by the Director of the Alaska Office.

§ 292.7 Powers of the Director in formal proceedings. Subject to the modification or reversal by the Board, on his own motion or upon petition or application of any air carrier or other person affected by or having a substantial interest in his action, the Director of the Alaska Office is authorized and designated to act for the Board in the following matters:

(a) Intervention. All petitions for intervention in proceedings on the Board's Alaska docket shall be referred to the Director of the Alaska Office who shall have authority to grant or deny such intervention. Any person whose petition for intervention shall have been denied by the Director of the Alaska Office may file exceptions thereto within 15 days after such denial and the Director of the Alaska Office shall submit such petition and exceptions to the Board for review.

(b) Dismissal of applications. The Director of the Alaska Office shall have authority to order dismissal of any application made to the Board pursuant to

the Civil Aeronautics Act of 1938, as amended, and pending on the Board's Alaska Docket, when such dismissal is requested by the applicant or where the applicant has failed to prosecute such application.

(c) Consolidation of applications. The Director of the Alaska Office shall have authority to consolidate applications under Title IV of the act on the Board's Alaska Docket for hearing or issuance of initial or recommended decision by an examiner.

§ 292.8 Alaskan pilot-owner; conditions and requirements. Persons seeking to engage in air transportation as an Alaskan pilot-owner carrier shall be subject to the following conditions and requirements.

(a) Such persons shall first file with the Board a proper application for, and shall hold a currently effective letter of registration (Alaska); before undertaking to engage in such air transportation, except that any person engaged in service on May 28, 1948, and filing such application on or before such date may continue to engage in services of the nature and extent herein authorized until such letter of registration (Alaska) has been issued or he has been notified that no such letter will be issued;

(1) An application by an Alaskan pilot-owner for a letter of registration may be submitted to the Board in duplicate in letter form. Such application shall be certified to be correct by the applicant, and shall set forth the following information:

(i) Date.
(ii) Name, citizenship, address, principal operating base, airman certificate number and ratings held by applicant, and whether applicant operates as individual enterprise, partnership, or corporation.

(iii) Number of aircraft units beneficially owned by applicant and utilized by him in air transportation, registration number, make, model of each aircraft, and type of landing gear employed, and the name in which each aircraft is registered.

(iv) Types of services and area in which services will be performed, and any seasonal variations in proposed services.

(2) Letters of registration (Alaska) shall be subject to immediate suspension when, in the opinion of the Board, such action is required in the public interest.

(3) Letters of registration (Alaska) shall be subject to revocation, after notice and hearing, for knowing and willful violation of any provision of the Civil Aeronautics Act of 1938, as amended, or of any order, rule, or regulation issued under any such provision, or of any term, condition, or limitation of any authority issued under said act or regulations.

(b) An Alaskan pilot-owner shall not engage in any air transportation between points on any route on which one or more carriers holding certificates of public convenience and necessity undertake, pursuant to schedules filed with the Board under section 405 (e) of the act, to provide service on an aggregate

of three or more scheduled flights weekly;

(c) An Alaskan pilot-owner shall be subject to the provisions of §§ 292.4, 292.5, 292.6, and 292.7 in the same manner and to the same extent as an Alaskan air carrier.

PART 293—CLASSIFICATION AND EXEMPTION OF CARRIERS; OMISSION OF STOP AT ROUTE JUNCTION POINTS

§ 293.1 Omission of stop. Notwithstanding the provisions of section 401 (a) of the act, an air carrier on any flight which is regularly scheduled to be operated between points on two or more of its certificated routes, via a junction point of such routes, may omit a stop at such junction point whenever weather conditions at such junction point otherwise would require the cancellation or postponement of any portion of such flight. (Sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interprets or applies sec. 416, 52 Stat. 1004, 49 U. S. C. 496) [14 F. R. 3552]

PART 295—CLASSIFICATION AND EXEMPTION OF NONCERTIFICATED CARGO CARRIERS

Sec.	
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295.3	Classification.
295.4	Scope of operations affected.
295.5	Duration of exemption.
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AUTHORITY: §§ 295.1 to 295.12 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 416, 52 Stat. 1004, 49 U. S. C. 496.

SOURCE: §§ 295.1 to 295.12 appear at 14 F. R. 3552.

§ 295.1 Definitions. (a) A noncertificated cargo carrier shall be defined to mean any air carrier which directly engages in interstate or overseas air transportation of property only and which on May 5, 1947:

(1) Did not hold a certificate of public convenience and necessity under section 401 of the Civil Aeronautics Act of 1938, as amended;

(2) Had on file with the Board an application for a certificate of public convenience and necessity authorizing scheduled interstate or overseas air transportation of property only; and

(3) Was actively engaged in the business of carrying property by air for compensation or hire.

(b) For the purpose of this part, the term "established points" shall be defined for any given noncertificated cargo carrier to include any point to or from which such carrier has transported property by air, for compensation or hire, on other than merely a casual, occasional, or infrequent basis, at any time during the 12-month period ending May 5, 1947: *Provided, however,* That such point is a point, or is located in a region, proposed to be served in such carrier's pending application referred to in paragraph (a) (2).

§ 295.2 *Applicability.* This part shall not apply to any air carrier authorized by a certificate of public convenience and necessity to engage in air transportation, to Alaskan air carriers, to operations within Alaska, or to any noncertificated air carrier engaged in air transportation pursuant to special or individual exemption by the Board, or pursuant to exemption created by any other part of this subchapter.

§ 295.3 *Classification.* There is hereby established a classification of noncertificated air carriers to be designated as noncertificated cargo carriers.

§ 295.4 *Scope of operations affected.* (a) Except as otherwise provided in this part, each noncertificated cargo carrier shall be entitled to the exemptions created by this part only with respect to transportation between such carrier's "established points."

(b) Upon filing written notice with the Board of intention to serve any other point located within the area immediately adjacent to any established point, such carrier also shall be entitled to the exemptions created by this part with respect to transportation to or from such other point unless and until the Board shall advise the carrier that such other point is not deemed, with reference to the purposes of this part, to be located within said immediately adjacent area, or that said transportation to or from such other point is not in the public interest.

§ 295.5 *Duration of exemption.* Unless otherwise extended as to any particular carrier by appropriate order of the Board, the exemptions provided in this part shall apply to each noncertificated cargo carrier only until 60 days after the Board shall have made final disposition of any one application, or part thereof, on file with the Board by that carrier on May 5, 1947, for a certificate of public convenience and necessity authorizing the direct scheduled interstate or overseas air transportation of property only.

§ 295.6 *Exemptions.* Except as otherwise provided in this part, noncertificated cargo carriers shall be exempt from all provisions of Title IV of the Civil Aeronautics Act of 1938, as amended, other than the following:

(1) Subsection 401 (1) (Compliance with Labor Legislation);

(2) Section 403 (Tariffs);

(3) Subsection 404 (a) (Carrier's Duty to Provide Service, etc.), only insofar as said subsection requires air carriers to provide safe service, equipment, and facilities in connection with air transportation, and to establish, observe, and enforce just and reasonable individual and joint rates, fares, and charges, and just, reasonable, and equitable divisions thereof, and just, reasonable classifications, rules, regulations, and practices relating to air transportation;

(4) Subsection 404 (b) (Discrimination);

(5) Subsection 407 (a) (Filing of Reports): *Provided*, That no provision of any rule, regulation, term, condition, or limitation prescribed pursuant to said subsection 407 (a) shall be applicable to noncertificated cargo carriers unless such

rule, regulation, term, condition, or limitation expressly so provides;

(6) Subsection 407 (b) (Disclosure of Stock Ownership);

(7) Subsection 407 (c) (Disclosure of Stock Ownership by Officers or Directors);

(8) Subsection 407 (d) (Form of Accounts): *Provided*, That no provision of any rule, regulation, term, condition, or limitation prescribed pursuant to said subsection 407 (d) shall be applicable to noncertificated cargo carriers unless such rule, regulation, term, condition, or limitation expressly so provides;

(9) Subsection 407 (e) (Inspection of Accounts and Property);

(10) Section 408 (Consolidation, Merger, and Acquisition of Control);

(11) Subsection 409 (a) (Interlocking Relationships);

(12) Subsection 409 (b) (Profit from Transfer of Securities);

(13) Section 410 (Loans and Financial Aid);

(14) Section 411 (Methods of Competition);

(15) Section 412 (Pooling and Other Agreements): *Provided*, That noncertificated cargo carriers shall be exempt from said section 412 until 60 days after June 10, 1947: *Provided further*, That such exemption from said section 412 shall not constitute an order made under said section, within the meaning of section 414, and shall not confer any immunity or relief from operations of the "antitrust" laws, or any other statute (except the Civil Aeronautics Act of 1938, as amended), with respect to any contract or agreement otherwise within the purview of said section 412;

(16) Section 413 (Form of Control);

(17) Section 414 (Legal Restraints);

(18) Section 415 (Inquiry into Air Carrier Management);

(19) Section 416 (Classification and Exemption of Carriers).

§ 295.7 *Registration for exemption.* From and after 60 days after June 10, 1947 no noncertificated cargo carrier may engage in any form of air transportation unless there is then outstanding and in effect with respect to such air carrier a letter of registration issued by the Board: *Provided*, That if any noncertificated cargo carrier, otherwise authorized to engage in air transportation pursuant to this section, shall file with the Board, within 60 days after June 10, 1947, an application for a letter of registration, such applicant may engage in such air transportation until such letter has been issued or such applicant has been notified that it appears to the Board that such applicant is not entitled to the issuance of such letter.

§ 295.8 *Issuance of letter of registration.* Upon the filing, in duplicate, of proper application therefor, the Board shall issue, to any noncertificated cargo carrier, a letter of registration which, unless otherwise sooner rendered ineffective, shall expire and be of no further force and effect, upon a finding by the Board that enforcement of the provisions of section 401 (from which exemption is provided in this section) would be in the public interest and would no longer be an undue burden on such noncertificated

cargo carrier or class of noncertificated cargo carriers. Such application shall be certified to by a responsible official of such carrier as being correct, and shall contain the following information:

(a) Date;

(b) Name of carrier;

(c) Mailing address;

(d) Location of principal operating base;

(e) If a corporation, the place of incorporation, the name and citizenship of officers and directors, the name and address of each stockholder owning beneficially more than 5 percent of the voting interest, and a statement that at least 75 per centum of the voting interest is owned or controlled by persons who are citizens of the United States or of one of its possessions;

(f) If an individual or partnership, the name and citizenship of owners or partners;

(g) Reference, by date of filing and docket number, to pending applications for certificates of public convenience and necessity for interstate or overseas air transportation of property only, filed with the Board prior to May 5, 1947; and

(h) List of the carrier's established points, showing, as to each such point, the maximum number of its flights serving such point in any 1 month during the 12-month period ending May 5, 1947.

§ 295.9 *Nontransferability of letter of registration.* Letters of registration shall be nontransferable and shall be effective only with respect to the person named therein.

§ 295.10 *Suspension of letter of registration.* Letters of registration shall be subject to immediate suspension when, in the opinion of the Board, such action is required in the public interest.

§ 295.11 *Revocation of letter of registration.* Letters of registration shall be subject to revocation, after notice and hearing, for knowing and willful violation of any provision of the Civil Aeronautics Act of 1938, as amended, or of any order, rule, or regulation issued under any such provision, or of any term, condition, or limitation of any authority issued under said act or regulations.

§ 295.12 *Separability.* If any provision of this part or the application thereof, to any air transportation, person, class of persons, or circumstance is held invalid, the remainder of the part and the application of such provisions to other air transportation, persons, classes of persons, or circumstances shall not be affected thereby.

PART 296—CLASSIFICATION AND EXEMPTION OF AIR FREIGHT FORWARDERS

Sec.	Definitions.
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296.2	Exemption.
296.3	Duration.
296.4	Limitations.
296.5	Necessity for letter of registration.
296.6	Application for letter of registration.
296.7	Issuance of letter of registration.
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- Sec.
 296.11 Conditions of letter of registration.
 296.12 Nontransferability of letter of registration.
 296.13 Suspension of letter of registration.
 296.14 Revocation of letter of registration.
 296.15 Insurance.
 296.16 Payment of transportation charges.
 296.17 Nonapplicability.
 296.18 Separability.

AUTHORITY: §§ 296.1 to 296.18 issued under sec. 205 (a); 52 Stat. 984, 49 U. S. C. 425. Interpret or apply sec. 1, (2), 416; 52 Stat. 977, 1004; 49 U. S. C. 401, 496.

SOURCE: §§ 296.1 to 296.18 appear at 14 F. R. 3553.

§ 296.1 *Definitions.* An air freight forwarder shall be defined to mean any person which engages indirectly in air transportation of property only, and which, in the ordinary and usual course of his undertaking, (a) assembles and consolidates or provides for assembling and consolidating such property and performs or provides for the performance of break-bulk and distributing operations with respect to such consolidated shipments, (b) assumes responsibility for the transportation of such property from the point of receipt to point of destination, and (c) utilizes for the whole or any part of the transportation of such shipments, the services of a direct air carrier subject to the act.

§ 296.2 *Classification.* There is hereby established a classification of air carriers which are not directly engaged in the operation of aircraft in air transportation (herein referred to as "indirect air carriers") to be designated as "air freight forwarders."

§ 296.3 *Exemption.* Subject to the other provisions of this part, air freight forwarders are hereby relieved from the provisions of Title VI of the act, and from all provisions of Title IV of the act, other than the following:

- (a) Subsection 401 (1) (Compliance with Labor Legislation);
 (b) Section 403 (Tariffs);

(c) Subsection 404 (a) (Carrier's Duty to Provide Service, etc.), insofar as said subsection requires air carriers to provide safe service, equipment and facilities in connection with air transportation, and to establish, observe, and enforce just and reasonable individual rates, fares, and charges, and just and reasonable classifications, rules, regulations, and practices relating to air transportation;

(d) Subsection 404 (b) (Discrimination);

(e) Subsection 407 (a) (Filing of Reports); *Provided*, That no provision of any rule, regulation, term, condition, or limitation prescribed pursuant to said subsection 407 (a) shall be applicable to air freight forwarders unless such rule, regulation, term, condition, or limitation expressly so provides;

(f) Subsection 407 (b) (Disclosure of Stock Ownership);

(g) Subsection 407 (c) (Disclosure of Stock Ownership by Officers or Directors);

(h) Subsection 407 (d) (Form of Accounts); *Provided*, That no provision of any rule, regulation, term, condition, or limitation prescribed pursuant to said subsection 407 (d) shall be applicable to

air freight forwarders unless such rule, regulation, term, condition, or limitation expressly so provides;

(i) Subsection 407 (e) (Inspection of Accounts and Property);

(j) Section 408 (Consolidation, Merger and Acquisition of Control);

(k) Section 409 (Prohibited Interests);

(l) Section 410 (Loans and Financial Aid);

(m) Section 411 (Methods of Competition);

(n) Section 412 (Pooling and Other Agreements);

(o) Section 413 (Form of Control);

(p) Section 414 (Legal Restraints);

(q) Section 415 (Inquiry into Air Carrier Management); and

(r) Section 416 (Classification and Exemption of Carriers).

§ 296.4 *Duration.* The temporary authority provided by this part shall continue in effect until such time as the Board shall find that the exemption accorded herein is no longer in the public interest, but in no event longer than 5 years from October 15, 1948.

§ 296.5 *Limitation—(a) Use of aircraft.* In respect to operations conducted pursuant to the authority provided in this part no air freight forwarder shall ship property by air except upon aircraft operated in common carriage (1) by small irregular carriers (as defined in Part 291 of this chapter), or (2) by air carriers whose tariffs for the transportation services thus utilized have been filed with the Board.

(b) *Prohibition.* No freight forwarder shall ship property as an air carrier in air transportation except between places in the continental United States.

§ 296.6 *Necessity for letter of registration.* No person shall engage in air transportation pursuant to the exemption granted by this part unless there is in force with respect to such person a letter of registration issued by the Board.

§ 296.7 *Application for letter of registration.* Any person other than those specified in § 296.17 desiring to engage in operations as an air freight forwarder may apply to the Board for a letter of registration authorizing the conduct of such operations. Such application shall be submitted in duplicate in letter form, shall be certified to by a responsible official of such carrier as being correct, and shall contain the following information:

- (a) date; (b) name of air freight forwarder; (c) mailing address; (d) location of principal office; (e) if a corporation, the state of incorporation, the name and citizenship of officers and directors, and a statement that at least 75 percent of the voting interest is owned or controlled by persons who are citizens of the United States or one of its possessions; (f) the names of the largest stockholders, not exceeding 20, who hold, individually, 1 percent or more of the voting capital stock of the applicant; (g) if an individual or partnership, the name and citizenship of the owner or partners, and a statement of the respective interests of each; (h) a financial statement showing assets and liabilities as of a date not exceeding 6 months prior to the date of

filing the application, and a statement showing the types and amounts of insurance, which is in force for the protection of the forwarder's customers, and the public and the name or names of the insurers; (i) whether or not any of the persons required to be listed under (e), (f), and (g) above has at any time been issued, either in his own name or some other name, any letter of registration or other license or operating authority by the Board, either as an irregular air carrier or air freight forwarder or otherwise, or is, or has been, affiliated as owner, partner, officer, director, or stockholder holding a controlling interest, with any other air carrier or carriers, either certificated or noncertificated, direct or indirect, together with the names of such other air carrier or carriers; (j) the information required in a "Report of Ownership of Stock" (CAB Form 2786; available from the Board's Publications Section) with respect to each officer and director, if a corporation or association; with respect to each partner or member, if a partnership; or with respect to the owner where the business is conducted by an individual; (k) such other additional information pertinent to applicant's activities as may be requested by the Board with respect to any individual application.

§ 296.8 *Issuance of letter of registration.* (a) If, after the filing of an application for a letter of registration it appears that the conduct of air freight forwarder operations by the applicant will not be inconsistent with the public interest the applicant will be notified and advised that upon the filing of a valid tariff a letter of registration will be issued to such applicant. Subject to the restrictions provided herein, and upon the receipt by the Board of such a valid tariff, a Letter of Registration shall forthwith be issued to the applicant. If it appears that the granting of such letter may not be consistent with the public interest, the Board shall notify the applicant of its findings in this respect and will inform the applicant by letter that the Board does not believe that the applicant has made a proper showing of public interest. Thereupon applicant may file with the Board a petition for leave to withdraw the application, or may request that the application be assigned for hearing, or may submit, within such reasonable time as may be established by the Board, such additional information as applicant believes will result in a showing of public interest.

(b) In the event additional information is submitted, the Board on its own initiative, may assign the application for hearing or without notice of hearing enter an order of approval or an order of disapproval in accordance with its determination of the public interest.

§ 296.9 *Effective period.* Each letter of registration shall become effective only upon the date specified therein and shall continue in effect until suspended or revoked, or during such period as the authority provided by this part shall remain in effect.

§ 296.10 *Restrictions on issuance of letter of registration.* No letter of reg-

istration will be issued to any freight forwarder which has, or proposes to have, as owner, partner, officer, director, or stockholder holding a controlling interest, any person who is or has been connected in any such capacity with any other air freight forwarder, irregular air carrier, or noncertificated cargo carriers, if such forwarder or carrier was subject to suspension action by the Board at the time of such connection, unless the Board finds that the public interest and applicant's intention and ability to conform to the provisions of the Act and requirements thereunder are not adversely affected by such relationship or former relationship. A forwarder or carrier shall be considered to be subject to suspension action within the meaning of this provision if it conducts unauthorized operations which subsequently form the basis for Board action looking toward the revocation or suspension of its letter of registration.

§ 296.11 *Conditions of a letter of registration.* No air freight forwarder shall have and retain, as an owner, partner, officer, director, or stockholder holding a controlling interest, any person who was, or is, affiliated in any of said capacities with any other air freight forwarder, irregular air carrier, or noncertificated cargo carrier under the circumstances set forth in § 296.10 unless it has been shown to the Board by such air freight forwarder, irregular air carrier, or noncertificated cargo carrier, and the Board finds that the public interest and the carrier's intention and ability to conform to the provisions of the act and requirements thereunder will not be adversely affected thereby.

§ 296.12 *Nontransferability of letter of registration.* A letter of registration shall be nontransferable and shall be effective only with respect to the person named therein.

§ 296.13 *Suspension of letter of registration.* Letters of registration shall be subject to immediate suspension when, in the opinion of the Board, such action is required in the public interest. Letters of registration shall be further subject to suspension upon complaint, or upon motion of any person showing an interest therein, or upon the Board's own initiative, after not less than 10 days' notice to the air freight forwarder, but without hearing or further proceedings, for failure to comply with the provisions of the act or with any order, rule or regulation issued thereunder, or with any term, condition or limitation of any authority issued thereunder. Such suspension shall continue until the Board finds that such suspended air freight forwarder has complied with the provisions of the act, or with such rules, regulations, orders, terms, conditions, or limitations. Failure to seek reinstatement of a letter of registration suspended pursuant to the provisions of this section within a period of 60 days after the effective date of such suspension shall automatically terminate all rights under such letter of registration.

§ 296.14 *Revocation of letter of registration.* (a) Letters of registration shall be subject to revocation, after no-

tice and hearing, for knowing and willful violation of any provision of the act or of any order, rule, or regulation issued under any such provision, or of any term, condition, or limitation of any authority issued under said act or regulations.

(b) A letter of registration shall be revoked without prejudice upon the filing by an air freight forwarder of a written notice with the Board indicating the discontinuance of common carrier activities, together with a tender of the letter of registration for cancellation; *Provided*, That the Board may refuse to accept such notice or to cancel the letter if any proceeding or action is pending in which an air freight forwarder's authority may be subject to suspension or revocation action. The failure of any air freight forwarder, for two successive periods, to file the periodic reports required by this subchapter, may, for the purpose of this part, be deemed by the Board to constitute the filing of such written notice indicating the discontinuance of the common carrier activities, and in such case the tender of the letter of registration shall not be necessary.

§ 296.15 *Insurance*—(a) *Cargo.* No air freight forwarder shall engage in air transportation pursuant to this part unless the risks of loss of or damage to the property so transported by it are covered in the amounts prescribed in paragraph (c) of this section by insurance, a self-insurance fund or reserve, or surety bond.

(b) *Public liability and property damage.* No air freight forwarder shall engage in the performance of transfer, collection, or delivery services under the provisions of this section unless risks of bodily injury or death to persons or of damage to property (other than property covered by paragraph (a) of this section), resulting from the negligent operation, maintenance, or use of motor vehicles operated by it or under its direction and control, or resulting from other acts of its agents, employees and representatives in the performance of such transfer, collection, or delivery services are covered to the extent that legal liability may ensue, in the amounts prescribed in paragraphs (c) (2) and (3) of this section by insurance, a self-insurance fund or reserve, or surety bond.

(c) *Liability limits*—(1) *Cargo insurance.* For loss of or damage to property while carried on or resting in any one conveyance: \$2,000.

(2) *Public liability; property.* For loss or damage to property occurring at any one time or place: \$2,000.

(3) *Public liability; personal injury.* Claims for bodily injury or death: \$10,000; for one person subject to that limit per person and for all persons in any one accident: \$20,000.

§ 296.16 *Payment of transportation charges.* Freight bills from direct air carriers for all transportation charges shall be paid by every air freight forwarder within a reasonable period after the rendering of the transportation services. A reasonable maximum period for the payment of such charges shall be 7 days after being billed therefor.

§ 296.17 *Nonapplicability.* This section shall not apply (a) to any air carrier authorized by a certificate of public con-

venience and necessity to engage in air transportation, nor (b) to any noncertificated air carrier engaged in air transportation pursuant to any special or individual exemption order granted by the Board, nor (c) to any noncertificated air carrier engaged in air transportation pursuant to any general exemption granted by any other part of this subchapter.

§ 296.18 *Separability.* If any provision of this part or the application thereof to any air transportation, person, class of persons, or circumstance is held invalid, the remainder of the part and the application of such provisions to other air transportation, persons, classes of persons, or circumstances shall not be affected thereby.

Subchapter C—Procedural Regulations

PART 301—RULES OF PRACTICE IN AIR SAFETY PROCEEDINGS

NOTE: The Rules of Practice in Air Safety Proceedings currently in effect may be found in Part 97 of this chapter. For proposed revision of Part 97, to be designated Part 301 when adopted, see 14 F. R. 2574.

PART 302—RULES OF PRACTICE IN ECONOMIC PROCEEDINGS

- 302.1 Proceedings.
- 302.2 General requirements as to papers in proceedings.
- 302.3 Form and filing of documents.
- 302.4 Appearances and practice requirements.
- 302.5 Subpoenas and depositions.
- 302.6 Appearances by third persons and formal interventions.
- 302.7 Conference procedure.
- 302.8 Hearings, argument, recommended decisions and proceedings subsequent thereto.
- 302.9 Exhibits.
- 302.10 Hearings before the Board and before Boards of Examiners.
- 302.11 Petition for rehearing, reargument, or reconsideration.
- 302.12 Memoranda in opposition or support.
- 302.13 Procedure in rate proceedings.
- 302.14 Informal complaints.
- 302.15 Formal complaints.
- 302.16 Objection to public disclosure of information.
- 302.17 Representation of private parties by persons formerly associated with the Board.

AUTHORITY: §§ 302.1 to 302.17 issued under sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 1001, 1002, 52 Stat. 1017, 1018, as amended; 49 U. S. C. 641, 642.

SOURCE: §§ 302.1 to 302.17, contained in Regulations Serial No. 374, 11 F. R. 177A-351, as redesignated at 14 F. R. 3522, except as noted following section affected.

§ 302.1 *Proceedings.* There shall be one form of formal proceeding (to be known as a "proceeding") under Title IV and section 1002 of the act.

A proceeding may be instituted (a) by order to show cause or other process of the Board, (b) by the filing with the Board of a formal application, complaint or petition.

§ 302.2 *General requirements as to papers in proceedings*—(a) *Content of documents.* Any person wishing to institute a proceeding should consult the rules, regulations and orders of the Board under the various sections of the

act. In case there is no rule, regulation or order of the Board which prescribes the contents of the formal application, complaint or petition in a given case, the application, complaint or petition should contain a proper identification of the parties concerned, a reference to the statutory authority under which the document is filed, and a concise but complete statement of the facts relied upon and the relief sought.

(b) *Insufficient allegations.* In any case where the Board is of the opinion that a formal application, complaint or petition does not sufficiently set forth the material required to be set forth by any applicable rule, regulation or order of the Board, or is otherwise insufficient, the Board may advise the party filing the same of the deficiency and require that any additional information be supplied by amendment.

(c) *Answers.* Answers to formal complaints, petitions and orders to show cause will not usually be required. In case an answer is deemed desirable, the parties will be notified. The issues of the proceeding will ordinarily be formulated at the prehearing conference.

(d) *Retention of papers by the Board.* When any formal application, complaint or petition is denied, dismissed or permitted to be withdrawn, in whole or in part, said application, complaint or petition, and all documents filed with the Board pertaining thereto shall be retained in the files of the Board. When any proceeding instituted by the Board is dismissed, terminated or rescinded, all documents filed with the Board pertaining thereto shall be retained in the files of the Board: *Provided*, That this paragraph shall not apply to documents filed with the Board in any proceeding on the basis of a stipulation that such documents will be returned to the parties so filing when the purpose for which the documents are filed has been served: *And provided further*, That the Board in its discretion may permit the withdrawal of original documents upon the submission of properly authenticated copies to replace such documents.

§ 302.3 *Form and filing of documents—(a) Execution, number of copies and service.* Unless otherwise required by applicable rule or regulation, every application, petition and formal complaint relating to any of the provisions of Title IV or section 1002 of the act, and every answer or other formal document in any such proceeding shall be signed by, or on behalf of, the person filing the same, and shall be verified by the person signing the same, in the manner required by paragraph (b) of this section. Proposed findings and conclusions or exceptions and supporting reasons therefor shall be signed but need not be verified. Any general partner may sign on behalf of a partnership. Documents filed by a corporation, business trust or other similar organization must be signed by an officer who is duly authorized to take such action. An executed original copy of each such document, and nineteen true copies thereof, which need not be signed or verified, but which should have typed or facsimile signatures, shall be filed with the Board.

Each person filing any such document shall furnish such additional copies and shall make such service of the document on other persons as the Board may at any time require. Such documents shall be delivered in person, through the mails, or otherwise, to the Civil Aeronautics Board in Washington, D. C., and shall be deemed to have been filed on the date on which they are actually received by the Board.

(b) *Verification.* Every verification shall set forth that the person verifying the document has read and is familiar with the contents thereof and the attached exhibits, if any; that he intends and desires that in granting or denying the relief requested, the Board shall place full and complete reliance upon the accuracy of each and every statement therein contained; that he is familiar with the facts therein set forth; that to the best of his information and belief, every statement contained in the instrument is true and no such statement is misleading.

(c) *Formal specifications of papers.* All papers filed in proceedings should be on strong, durable paper not larger than 8½ by 13 inches in size except that tables, charts and other documents may be larger, folded to approximately that size. The left margin should be at least 1½ inches wide and, if the document is bound, it should be bound on the left side.

Papers may be reproduced by printing or by any other process, provided the copies are clear and legible. Appropriate notes or other indications should be used, so that the existence of deficits and any other matters normally shown in color will be accurately indicated on photostatic copies.

(d) *Waiver of strict compliance with rule.* The Board may, in its discretion, waive strict compliance with any requirement of this section.

§ 302.4 *Appearances and practice requirements—(a) Appearances.* Any party to a proceeding may appear and be heard in such proceeding in person or by attorney. So far as the orderly conduct of business permits, any person may appear and be heard in person or by attorney before the Board or its officers and employees for the presentation, adjustment, or determination of any issue, request or controversy in any proceeding or in connection with any function of the Board.

(b) *Practice requirements.* No register of attorneys who may practice before the Board is maintained and no application for admission to practice is required. Any attorney practicing before the Board or desiring so to practice may, for good cause shown, be disbarred or suspended from so practicing, but only after he has been afforded an opportunity to be heard in the matter.

§ 302.5 *Subpoenas and depositions—(a) Subpoenas.* Subpoenas requiring the attendance and testimony of witnesses and the production of books, papers and documents relating to any matter under investigation, may be issued by any member of the Board or any person designated as Examiner in any proceeding or investigation. Application

therefor may be made either to the Secretary of the Board or to the Examiner. Such application must be in writing and should specify as exactly as possible the competency, relevancy, and materiality of the evidence sought, and should describe in detail the documents desired.

(b) *Depositions.* Any party desiring to take the deposition of a witness shall make application in writing to the Secretary of the Board or the Examiner in the proceeding or investigation, stating the reasons why such deposition should be taken, the name of the witness, the time and place for taking of such deposition, and a general description of the matter or matters concerning which testimony is requested, or a list of questions or interrogatories to be propounded. Such application shall be accompanied by a proof of service upon all parties to the proceeding. If good cause be shown, an order will be issued authorizing such deposition and specifying the time and place, the subject matter to be covered, and designating, by name or otherwise, the person before whom such deposition is to be taken. After the deposition has been reduced to writing and properly certified, the original and two copies thereof shall be forwarded to the Board at its office in Washington, D. C., where, unless otherwise ordered by the Board for good cause shown, it shall be filed in the record in said proceeding or investigation. Depositions shall conform to the requirements of formal specifications of papers contained in § 302.3.

§ 302.6 *Appearances by third persons and formal interventions—(a) Appearances by third persons.* Any person, including any State, political subdivision thereof, State aviation commission, or other public body, may appear at any hearing and present any evidence which is relevant to the issues. Such persons may also suggest questions or interrogatories to be propounded by public counsel to witnesses called by other persons. With the consent of the examiner, or of the Board, if the hearing is held before the Board, such persons may also cross-examine witnesses directly.

(b) *Formal interventions.* (1) Any person having a substantial interest in the subject matter of any proceeding may petition for leave to intervene in such proceeding and may become a party thereto upon compliance with the provisions of this paragraph. In general, such petitions will not be granted unless it shall be found:

(i) That such person has a statutory right to be made a party to such proceeding; or,

(ii) That such person will or may be bound by the order to be entered in the proceeding; or,

(iii) That such person has a property or financial interest which may not be adequately represented by existing parties, if such intervention would not unduly broaden the issues or delay the proceeding.

However, the denial of such a petition for leave to intervene shall not prevent the petitioner from participating in the proceeding in the manner described in paragraph (a) of this section.

(2) Unless otherwise ordered by the Board every petition for leave to inter-

vene shall be filed with the Board prior to the first prehearing conference, or in the event that no such conference is to be held, not later than 10 days prior to the hearing. Copies of the petition shall be mailed or delivered to each party to the proceeding prior to the filing of the petition. The Board, however, may pass upon any such petition without receiving testimony or argument either from the petitioner or from other parties to the proceeding. The petition shall clearly set forth the interest of the petitioner, and shall otherwise comply with the requirements of § 302.3.

(3) No petition for leave to intervene, not filed within the time limited by subparagraph (2) of this paragraph, will be entertained unless the petitioner shall clearly show good cause for his failure to file such petition within the time so limited. In the event that such petition is heard by an examiner, his determination shall be governed by the standards set forth in this section, but no decision by an examiner on such petition shall be binding on the Board. Interventions provided in this section are for administrative purposes, and no decision to grant leave to intervene shall be deemed to constitute a finding or determination that the intervening party has such a substantial interest in the order that is to be entered in that proceeding as will entitle it to demand court review of such order.

§ 302.7 *Conference procedure—(a) Purpose.* In any proceeding, the examiner or any other person designated for the purpose of this section will, unless otherwise ordered by the Board, direct counsel for the parties to such proceeding to appear before him for a conference to consider the following:

(1) The formulation of the issues to be considered at the hearing by:

- (i) Agreement of the parties,
- (ii) Amendment of the application, complaint, or petition,
- (iii) Any other appropriate means;

(2) The position of all parties with respect to the issues so formulated. Unless responsive pleading is required by order of the Board it is intended that the position stated at the conference shall serve in lieu of formal answer or notice of issues controverted in fact or law. The person conducting the conference may order further conference to accomplish this purpose, or may require responsive pleadings from any party failing to give notice at the conference of its position respecting the issues.

(3) The simplification of proof by:

- (i) Stipulations concerning matters of which the Board can take notice, the admission in evidence of particular facts or documents or any other appropriate matter,

- (ii) Limitation of the number of witnesses,

- (iii) The preparation of exhibits, and the use thereof in lieu of oral testimony whenever possible,

- (iv) Any other appropriate means;

(4) The exchange prior to the date of the hearing of exhibits proposed to be introduced therein and any other material which will expedite the conduct of the same; and

(5) Such other matters as may, in the opinion of the person conducting the conference, aid in the conduct and disposition of the proceeding.

(b) *Notice.* Notice of the time and place of the conference shall be given by letter or otherwise to all parties to the proceeding.

(c) *Exchange of exhibits.* The person conducting the conference may require exchange of exhibits before the date set for the hearing, and if any exhibits are not exchanged in advance as required, or as agreed upon by counsel at the conference, the hearing shall be subject to postponement until such exchange is completed.

(d) *Conference report.* The person conducting the conference shall prepare a report of the same; which shall be served upon counsel for all of the parties and made of record. Counsel may object to the description of anything which occurred at the conference within five days after the receipt of the report, and such report may, in the discretion of the person preparing the same, be revised in accordance therewith. If revised, the report shall again be served upon counsel and made of record in the same manner as the original report. Exceptions may be taken on the basis of any written objection submitted within the time prescribed which has not been met by a revision of the report. Such report shall constitute the official account of all that transpired at the conference and shall control the subsequent course of the proceeding, but it may be reconsidered and modified at any time to prevent injustice.

§ 302.8 *Hearings, argument, recommended decisions, and proceedings subsequent thereto—(a) Oral argument before examiner, proposed findings and conclusions and supporting reasons therefor.* (1) Upon request of any party, an examiner may permit oral argument at the close of the hearing. Oral argument shall be transcribed, but shall not constitute part of the record.

(2) After the close of the hearing, and within the time announced by the Examiner, the parties may submit proposed findings and conclusions and supporting reasons therefor.

(b) *Transcript of hearings and corrections thereto.* (1) Hearings shall be recorded and transcribed by a contract reporter of the Board under supervision of the examiner. Copies of the transcript will be supplied to the parties to the proceeding by the reporter at rates not to exceed the maximum rates fixed by contract between the Board and the reporter.

(2) Changes in the official transcript may be made only when they involve errors affecting substance. Lists of proposed corrections shall be filed with the examiner together with proof of service upon other parties to the proceeding within ten days after receipt of the completed transcript by the Board. If no objections to the proposed corrections are received within ten days after proof of such service, the transcript will, upon the approval of the examiner, be changed to reflect such corrections. If exceptions are received, the proposed corrections

will be submitted to the official reporter for comparison with the stenographic record of the hearing. If such record indicates that the transcript is in error, it will be corrected. If the reporter states that the transcript is correct, the request for corrections will be denied.

(c) *Recommended decisions.* In each proceeding heard before an examiner, other than proceedings for the determination of rates, fares or charges, or the determination of compensation for the transportation of mail, unless the Board shall by order in the particular proceeding require the entire record to be certified to it for initial decision, the examiner shall recommend a decision. The examiner will also announce, or state in his recommended decision:

(1) The names of the persons who are to receive copies of the same;

(2) The time within which exceptions are to be filed and exchanged; and

(3) The time thereafter within which supporting reasons relating to such exceptions are to be filed and exchanged, and may give other instructions relating to procedure after the hearing.

(d) *Exceptions to recommended decisions and supporting reasons therefor.*

(1) Any party to the proceeding may take exceptions to the recommended decision. Exceptions to findings of fact shall designate, by exact and specific reference, the portions of the record which will be relied upon in support of such exceptions. Exceptions to conclusions of law shall briefly cite the statutory provisions or the principal authorities that will be relied upon in support of the exceptions to the conclusions of law.

(2) After the filing and exchange of exceptions, each party should prepare a single statement supporting its own exceptions and covering any points which it wishes to raise in connection with exceptions filed by others. Exceptions and supporting reasons therefor shall be filed with the Board and not with the Examiner.

(e) *Service and form of proposed findings and conclusions, exceptions and supporting reasons, postponement of date.* (1) Each set of proposed findings and conclusions, exceptions, and reasons in support thereof shall when filed, be accompanied by a proof of service thereof by mail upon all parties to the proceedings and upon such other persons designated by the examiner to receive copies of the report.

(2) Except by special permission of the Board, briefs shall not exceed fifty pages in length and reply briefs will not be received. The number of copies to be filed is governed by § 302.3 (a).

(3) After a date has been set for the submission of proposed findings or conclusions and reasons in support thereof to the examiner, or the filing of exceptions to the recommended decision and supporting reasons therefor, such date may be postponed upon proper cause shown, but any such postponement shall not be granted by the examiner less than three days prior to the date originally set for the filing thereof except in cases involving unusual circumstances imposing substantial hardship upon the requesting party or parties.

(f) *Oral argument before the Board.* If any person desires to argue a case orally before the Board he must request leave of the Board to make such argument. Such request should be filed with the briefs for the Board in the proceeding. The Board will advise the persons making such request as to its decision and if such argument is to be allowed all persons who have filed briefs in the proceedings will be advised of the date and hour set for such argument and the amount of time allowed to each such person.

§ 302.9 *Exhibits*—(a) *Copies.* Whenever practicable, one copy of each exhibit (in addition to the original offered in evidence at the hearing) should be furnished for the use of each examiner and two copies should be furnished to Public Counsel. One of such copies will be made available for inspection by all persons present at the hearing. One copy should also be furnished to each party and the examiner may, in his discretion, direct that any other person deemed by him to have sufficient interest shall receive copies of designated exhibits.

(b) *Excerpts from other documents.* Excerpts from lengthy documents or of portions of the record in other proceedings before the Board should be offered in the form of exhibits and copies furnished as above provided. Such exhibits may be received in evidence, subject to objection and rebuttal by Public Counsel or other counsel, after opportunity to examine the exhibit in question and the source from which the same was taken.

§ 302.10 *Hearings before the Board and before Boards of Examiners.* Provisions of this part governing the conduct of hearings before single examiners shall also govern, with necessary changes, in cases where such hearings are held before the Board, a member thereof, or a Board of more than one examiner.

§ 302.11 *Petition for rehearing, argument, or reconsideration*—(a) *Parties.* Any party may petition for rehearing, argument, or reconsideration of any final order by the Board in a proceeding, or for further hearing before decision by the Board.

(b) *Contents of petitions.* (1) The matters of record claimed to have been erroneously decided must be specified, and the alleged errors, and the grounds relied upon must be briefly and specifically stated in the petition.

(2) If a final order of the Board is sought to be vacated or modified by reason of matters which have arisen since the hearing, or of a consequence which would result from a compliance therewith, or both, the new matter, the resulting consequence, or both, which are relied upon by the petitioner must each be set forth in the petition. Where the petition is based wholly or in part upon new matter, the petition must contain a statement that the petitioner, with due diligence, could not have known or discovered the new matter prior to the time of the hearing.

(3) The petition must set forth a brief statement of the relief sought by the petitioner and conform to requirements of § 302.3.

(c) *Filing and service of petitions.* Such petition for rehearing, argument, or reconsideration, must be filed within thirty days after service of the order sought to be vacated or modified. After the expiration of said thirty days, such a petition may be filed only by leave of the Board granted pursuant to formal application upon a showing of reasonable grounds for failure to file the petition within the prescribed thirty-day period. Any such petition or application shall be served by the petitioner or applicant upon all parties to the proceeding or their attorneys of record.

(d) *Stay of orders.* No petition for rehearing, argument, or reconsideration filed in accordance with this section, or the granting thereof, shall operate as a stay of the effective date of the final order sought to be modified or vacated by such petition, unless specifically so ordered by the Board.

§ 302.12 *Memoranda in opposition or support.* Each protest or memorandum of opposition to or in support of the issuance, alteration, amendment, modification, suspension, revocation or abandonment of a certificate of public convenience and necessity or of a foreign air carrier permit which is desired to be filed with the Board pursuant to the provisions of section 401 or 402 of the act, shall conform to the requirements of § 302.3 with respect to size, style and number of copies, shall be signed by the person filing it, and shall be acknowledged before a person authorized to administer oaths. Each such protest or memorandum shall clearly state on its face the particular proceeding in which it is desired to be filed and shall contain a concise but clear statement of the grounds of opposition or support. At the time of filing any such protest or memorandum with the Board, the person filing it shall serve a copy thereof upon each party to the particular proceeding and upon such other persons as the Board may require. No such protest or memorandum will be received as, or be considered to constitute, evidence in the particular proceeding of any fact mentioned or discussed therein. However, evidence in support of any such protest or memorandum may be presented by or on behalf of the person filing it in the manner provided in § 302.6 (a).

§ 302.13 *Procedure in rate proceedings*—(a) *Institution of proceedings.* Proceedings for the determination of rates of compensation for the transportation of mail may be commenced by the filing of a petition by an air carrier or the Postmaster General, or upon the issuance of an order by the Board. Proceedings for the determination of rates, fares, or charges for the transportation of passengers or property may be commenced by the filing of a complaint, the filing of a petition by an air carrier or upon issuance of an order by the Board.

(b) *Order setting tentative rates, fares or charges.* Proceedings commenced by the Board will normally be instituted by the issuance of an order directing the parties to show cause why specified rates, fares, or charges set out in such order should not be fixed and determined by the Board.

(1) In proceedings instituted upon petition or complaint, the Board, before further procedural steps are taken, will normally issue an order directing the parties to show cause why specified rates, fares, or charges set out in such order should not be fixed and determined by the Board.

(2) The rates, fares, or charges specified in any order issued pursuant to this section will represent tentative rates, fares, or charges which appear to the Board to be fair and reasonable on the basis of the carrier's monthly and annual reports and other information available to the Board. Such orders will be accompanied by and incorporate exhibits setting forth the basis upon which the tentative rates, fares, or charges have been formulated.

(3) Rules, orders and notices issued hereunder will be served upon the carrier concerned, and any other parties to the proceeding, and public notice thereof will be given. Copies of rules, orders and notices entered in proceedings for the determination of rates of compensation for the transportation of mail will be transmitted to the Postmaster General.

(c) *Objection and answer to order setting tentative rates, fares, or charges.*

(1) After the issuance of an order of the Board pursuant to paragraph (b) of this section, any party having objections to the tentative rates, fares, or charges specified in such order or to the admissibility in evidence of the exhibits accompanying such order and information specified therein shall file with the Board, within such periods of time as may be prescribed in such order notice of the fact that such objections exist and, after such notice, a written answer setting out the objections of the party to the tentative rates, fares, or charges.

(2) Objections stated in an answer shall be specific, and the answer shall be accompanied by exhibits in support of the objections and by a statement of the effect of such objections upon the tentative rates, fares, or charges.

(d) *Procedure when no answer is filed to order setting tentative rates, fares, or charges.* (1) If no notice, or if after notice no answer, is filed as provided in paragraph (c) of this section within the periods of time prescribed in the order, the proceeding will be assigned for public hearing. The statutory public hearing thus assigned will be expected to require nothing more than the introduction in evidence of the exhibits provided for in paragraph (b) (2) of this section and the information specified therein.

(2) The Board, upon the close of such hearing, will adopt the tentative rates, fares, or charges specified in its order pursuant to paragraph (b) of this section as its tentative decision. If no exceptions are filed to such tentative decision within 10 days after such decision is published or made available to public inspection, such decision shall without further proceedings become the final decision of the Board.

(e) *Procedure when answer is filed to order setting tentative rates, fares, or charges.* (1) If an answer is filed as provided in paragraph (c) of this section a conference will be held. The conference will be attended by representatives of the

Board assigned to the particular case and representatives of the parties, and will be presided over by an examiner of the Board.

(2) If a party desires to introduce evidence in the proceeding he shall file written notice with the examiner at the time of such conference. If a party desires an opportunity to file proposed findings and conclusions with supporting reasons therefor, he shall file written notice thereof with the examiner not later than the close of the hearing provided for in this section. If a party desires an opportunity to present oral argument to the Board prior to issuance of a tentative decision, he shall file a written request therefor with the examiner not later than the close of the hearing provided for in this section.

(3) The examiner, at the close of the conference, will prepare and serve upon the parties a conference report stating the issues raised by the objections of the parties with respect to the tentative rates, fares, or charges. Any party may file exceptions to such report within such time as may be prescribed by the examiner.

(4) After service of the conference report, the proceeding will be assigned for public hearing before an examiner of the Board.

(5) The exhibits provided for in paragraph (b) (2) of this section and the information specified therein, and any exhibits filed by any party in support of any objections filed pursuant to paragraph (c) of this section shall constitute evidence of record in the proceeding, subject to the right of any party to object to the admissibility of such exhibits and information. Additional evidence may be presented by the parties at such hearing only if the notice provided for in paragraph (e) (2) of this section has been filed, and such evidence shall be limited to evidence relating to the issues as defined in the conference report issued by the examiner and exceptions filed thereto pursuant to paragraph (e) (3) of this section. A member (or members) of the Board's staff will be available at the hearing for examination by the parties on the evidence with respect to such issues.

(6) Upon the conclusion of the hearing and the filing of proposed findings and conclusions and reasons in support thereof, the examiner shall certify the entire record to the Board for a tentative decision.

(7) After certification of the record to the Board and completion of any oral argument, the Board will issue a tentative decision. Exceptions to a tentative decision and supporting reasons therefor may be filed within such time as may be prescribed in the tentative decision. Oral arguments to the Board on exceptions to tentative decisions will be permitted only in unusual and exceptional instances for good cause shown, and upon request set forth in the document containing the exceptions and supporting reasons.

(8) If no exceptions to a tentative decision are filed within the prescribed time, the tentative decision shall, without further proceedings, become the final decision of the Board. If exceptions are

taken to a tentative decision and oral argument is not entertained, the proceeding will be deemed submitted to the Board for final decision upon the filing of exceptions by the parties, or upon the expiration of the prescribed time for exceptions, whichever first occurs. Proceedings in which oral argument on exceptions to the tentative decision is entertained, will be deemed submitted to the Board for final decision upon the completion of such oral argument.

§ 302.14 Informal complaints. Complaints, other than formal complaints, may be made in writing with respect to anything done or omitted to be done by any person in contravention of any provision of the act, or of any requirement established pursuant thereto. Matters so presented may, if their nature warrants, be taken up by correspondence or conference with the person or persons complained of. Any matter not disposed of informally may, in the discretion of the Board, be made the subject of a formal proceeding. The filing of an informal complaint shall not prohibit the subsequent filing of a formal complaint.

§ 302.15 Formal complaints—(a) Form and content of formal complaints. Formal complaints must conform to the requirements of this part concerning form and filing of documents in proceedings. They should be so drawn as fully and completely to advise the persons complained against and the Board in what respect anything has been done or omitted to be done in contravention of any provision of the act or of any requirement established pursuant thereto, the facts claimed to constitute such action or omission, and the relief sought. Formal complaints filed with the Board must be accompanied by a proof of service personally or by mail upon the person or persons complained against.

(b) Satisfaction of formal complaints. If the person complained against satisfies a complaint at any time prior to final action by the Board on such complaint, a statement to that effect must be filed setting forth when and how the complaint has been satisfied. Upon receipt of satisfactory evidence of settlement, the complaint may be dismissed in the discretion of the Board. Voluntary settlements are encouraged, and in furtherance of such settlement a representative of the Board may attempt settlement by means of correspondence or conference with the parties. No statement, admission or offer of settlement made pursuant to such correspondence or conference shall be admissible in evidence over the objection of either party in any formal proceeding before the Board concerning the complaint.

(c) Complaints requesting suspension of tariffs. (1) Formal complaints seeking suspensions of tariffs pursuant to section 1002 (g) of the act shall fully identify the tariff and include reference to the name of the publishing carrier or agent, to the CAB number, and to specific items or particular provisions protested or complained against. In addition to conforming to the requirements of paragraph (a) of this section, such complaint should indicate in what respect the tariff is considered to be un-

lawful, and state what complainant suggests by way of substitution.

(2) A complaint requesting suspension of any tariff filed under the act ordinarily will not be considered unless made in conformity with this section and filed with the Board at least ten days before the effective date of the tariff. In an emergency satisfactorily shown by complainant, and within the time limits herein provided, a telegraphic complaint may be sent to the Board and to the publishing carrier or agent stating the grounds relied upon, but such telegraphic complaint must immediately be confirmed by complaint filed and served in accordance with this section.

§ 302.16 Objections to public disclosure of information—(a) Information contained in paper to be filed. Any person who objects to the public disclosure of any information contained in any paper filed in any proceeding, or in any application, report, or other document filed pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, or any rule, regulation, or order of the Board thereunder, shall segregate, or request the segregation of, such information into a separate paper and shall file it, or request that it be filed, with the examiner or the person conducting the hearing or proceeding, as the case may be, or with the person with whom said application, report, or document is required to be filed, separately in a sealed envelope, bearing the caption of the enclosed paper and the notation "Confidential Information." At the time of filing such paper, or when the objection is made by a person not himself filing the paper, application, report, or other document, within five days after the filing of such paper, the objecting party shall file a motion to withhold the information from public disclosure, in accordance with the procedure outlined in paragraph (d) of this section, except as provided in paragraph (c) of this section. Notwithstanding any other provision of this section, copies of the filed paper and of the motion need not be served upon any other party unless so ordered by the Board.

(b) Information contained in oral testimony. Any person who objects to the public disclosure of any information sought to be elicited from a witness or deponent on oral examination shall, before such information is disclosed, make his objection known. Upon such objection duly made, the witness or deponent shall be compelled to disclose such information only in the presence of the examiner or the person before whom the deposition is being taken, as the case may be, the official stenographer and such attorneys for and lay representatives of each party as the examiner or person before whom the deposition is being taken, as the case may be, shall designate, and after all present have been sworn to secrecy. The transcript of testimony containing such information shall be segregated and filed in a sealed envelope, bearing the title and docket number of the proceeding, and the notation "Confidential Testimony Given by (name of witness or deponent)." Within 5 days after such testimony is given, the

objecting person shall file a motion, except as hereinafter provided in paragraph (c) of this section, in accordance with the procedure outlined in paragraph (d) of this section, to withhold the information from public disclosure. Notwithstanding any other provision of this section, copies of the segregated portion of the transcript and of the motion need not be served upon any other party unless so ordered by the Board.

(c) *Objection by government departments or representatives thereof.* In the case of objection to the public disclosure of any information filed by or elicited from any government department, or representative thereof, under paragraphs (a) or (b) of this section, the department, or person representing said department, making such objection shall be exempted from the provisions of paragraphs (a), (b), and (d) of this section insofar as said paragraphs require the filing of a written objection to such disclosure. However, any department, or person representing said department, if it so desires, may file a memorandum setting forth the reasons on the basis of which it is claimed that a public disclosure of the information should not be made. If such a memorandum is submitted, it shall be filed and handled as is provided by this section in the case of a motion to withhold information from public disclosure.

(d) *Form of motion to withhold information from public disclosure.* Subject to the exception of paragraph (c), no information covered by paragraphs (a) and (b) of this section need be withheld from public disclosure unless written objection to such disclosure is filed

with the Board in accordance with the following procedure:

(1) The motion shall be headed with the title and docket number of the proceeding and shall be signed and verified by the objecting person, any duly authorized officer or agent thereof, or by counsel representing such person in the proceeding.

(2) The motion shall include (i) a description of the information sought to be withheld, sufficient for identification of the same, and (ii) a full statement of the reasons on the basis of which it is claimed that a public disclosure of the information would adversely affect the interests of the objecting person and is not required in the interest of the public, or that the information is of a secret nature affecting the national defense.

(3) Such motion shall be filed with the examiner or the person conducting the hearing or proceeding, as the case may be, or with the person with whom said application, report, or document is required to be filed.

If such motion relates to contracts, agreements, understandings, or arrangements filed pursuant to section 412 (a) of the Civil Aeronautics Act of 1938, as amended, and Part 261 of this chapter, or pursuant to Part 262 of this chapter, an executed original copy and two copies of such motion shall be filed.

(e) *Motions referred to the Board.* The order of the Board containing its ruling upon each such motion will specify the extent to which, and the conditions upon which, the information may be disclosed to the parties and to the public, which order shall become effective upon the date stated therein, unless,

within five days after the date of the entry of the Board's order with respect thereto, a petition is filed by the objecting person requesting reconsideration by the Board, or a written and verified statement is filed indicating that the objecting person in good faith intends to seek judicial review of the Board's order.

(f) *Objections in proceeding before the Board.* Notwithstanding any of the provisions of this section, whenever the objection to disclosure of information shall have been made, in the first instance, before the Board itself, the written motion of objection contemplated by paragraphs (a), (b), and (d) of this section shall not be necessary, but may be submitted if the parties so desire or if the Board, in a particular case, shall so direct.

§ 302.17 *Representation of private parties by persons formerly associated with the Board.* (a) No person who has been associated with the Civil Aeronautics Board as a member, officer, or employee thereof shall be permitted, within six months from the date of the termination of such association, to appear before the Board in behalf of, or to represent in any manner, any private party in connection with any proceeding which was pending before the Board at the time of his association with the Board.

(b) This section shall not apply to any member, officer, or employee who has terminated his association with the Board, prior to January 27, 1941.

[Amdt. 1, 6 F. R. 784, as redesignated at 14 F. R. 3522]

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AUTHORITY: §§ 405.1 to 405.53 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 405.1 to 405.53 appear at 11 F. R. 177A-319, except as noted following sections affected. Redesignated by Amendment 1, 13 F. R. 3047.

SUBPART A—GENERAL PROVISIONS

§ 405.1 *General.* Under Reorganization Plans III and IV of 1940 (54 Stat. 1233, 1235, 1236), certain functions of the Civil Aeronautics Act of 1938 (52 Stat. 977, as amended; 49 U. S. C. 401 et seq.), are performed by the Civil Aeronautics Board, while others are performed by the Civil Aeronautics Administration. Accordingly, persons desiring information with respect to the procedure, or the general course and method for the discharge of a particular function pertaining to civil aviation should also consult the rules and regulations of the Civil Aeronautics Board (Chapter I of this title).

§ 405.2 *Forms and other documents.* Forms and other documents prescribed

in this part which contain references to specific units of organization shall not be affected by any changes in the titles of the units. Such forms or documents shall continue in use until they have been superseded or revoked.

[13 F. R. 3016]

SUBPART B—REGULATIONS AND INTERPRETATIONS

§ 405.11 *Regulations of the Administrator.* (a) Regulations of the Administrator of Civil Aeronautics are prepared and drafted by the technical offices of the Administration and submitted to the Administrator for final adoption and promulgation. Such regulations may result from recommendations from the industry or research and experimentation of the technical offices of the Administration. The Administration may, prior to the adoption of a regulation, issue a draft of the proposed regulation to the industry requesting its views and comments respecting the merits of the proposed regulation.

(b) The regulations of the Administrator are set forth in this chapter.

§ 405.12 *Safety regulation releases and manuals.* Safety regulation releases and manuals are prepared and drafted by the Office of Safety Regulation and are issued by the Assistant Administrator for Safety Regulation. These releases and manuals contain informative and explanatory material respecting the pertinent safety provisions of the Civil Air Regulations (Subchapter A of Chapter I of this title). Copies of the releases and manuals are available to all persons concerned and interested in civil aviation. Requests should be addressed to the Civil Aeronautics Administration, Washington 25, D. C.

§ 405.13 *Petitions and informal appearances—(a) Petitions.* Any interested person may petition the Civil Aeronautics Administration for the issuance, amendment, or repeal of any rule or regulation of the Administration, except such rules or regulations relating to Administration management or personnel or to public property, loans, grants, benefits, or contracts, by submitting such petition in writing to the Administrator of Civil Aeronautics, Washington 25, D. C. Such petition shall set forth

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clearly and concisely (1) the petitioner's interest in the subject matter, (2) the specific action requested, and (3) the purpose of, and the facts claimed to constitute the grounds requiring or justifying such requested action.

(b) *Informal appearances.* Any interested person will be granted an opportunity to make an informal appearance before the proper official of the Civil Aeronautics Administration for the presentation, adjustment, or determination of any issue, request, or controversy before the Administration, or in connection with any function of the Administration, by submitting a request to the Civil Aeronautics Administration, Washington 25, D. C., or to the nearest Regional or District Office.

[11 F. R. 14063]

SUBPART C—ENFORCEMENT PROCEDURE

§ 405.21 *Violations of Titles V and VI of the Civil Aeronautics Act of 1938.* Any violation of the safety provisions of the Civil Aeronautics Act, or the regulations issued thereunder may be reported by any person to a representative of the Civil Aeronautics Administration at any Regional or District office of the Administration. The violation is then investigated by an appropriate representative of the Civil Aeronautics Administration and the results of such investigation, together with all obtainable evidence, are submitted to the Regional Attorney in charge of the area in which the violation occurred. If the violation involved an air carrier or air carrier personnel the report of investigation is submitted directly to the Office of the General Counsel in the Central Office of the Administration. The General Counsel, or the Regional Attorney, as the case may be, then determines the action, if any, which will be taken. Such action may be:

(a) *Letter of reprimand.* A letter of reprimand is sent to the violator, which calls attention to the fact that a violation has occurred and will be taken into consideration in the event of a repetition of any offense by the violator.

(b) *Civil penalty.* (1) Pursuant to section 901 of the Civil Aeronautics Act of 1938, as amended (52 Stat. 973, 1015, 54 Stat. 1233, 1235, 1236; 49 U. S. C. 401, 621), any person who violates any provisions of Titles V or VI of such act or section 11 of the Air Commerce Act of 1926, as amended (44 Stat. 568, 45 Stat. 933; 49 U. S. C. 171, 181), shall be subject to a civil penalty of not to exceed \$1,000 for each such violation, and any such penalty may be compromised by the Administrator. In the event a civil penalty is contemplated by the Administrator and it is considered advisable to compromise the amount of such civil penalty, the Regional Attorney, or an official of the office of the General Counsel sends a letter to the alleged violator advising him of the provisions of the act or the regulations alleged to have been violated and of his opportunity to compromise the civil penalty. If an offer of compromise in a specified amount is made, the offer is submitted to the Administrator of Civil Aeronautics with a recommendation respecting its acceptance. The Administrator in all cases, or a Deputy Adminis-

trator in all cases except those involving scheduled air carriers, may accept or refuse the offer of compromise. If the offer of compromise is accepted, the alleged violator is notified by letter of its acceptance and that such acceptance constitutes full settlement of any civil penalties due under the act by reason of the alleged violation.

(2) Any person, after receipt of a letter from a Regional Attorney or an official of the Office of the General Counsel informing him of an alleged violation, may submit to the official signing the notice of civil penalty, either orally or in writing, any material or information in answer to or tending to explain, mitigate or extenuate the alleged violation. Any material or information thus submitted will be considered in making the final determination of the amount at which the civil penalty will be compromised.

(3) If a compromise settlement of the civil penalty cannot be effected, the matter will be determined through trial of the case in the United States District Courts upon a civil complaint filed pursuant to section 903 of the Civil Aeronautics Act of 1938, as amended.

(c) *Filing of complaint with the Civil Aeronautics Board.* Such action may be taken with a view toward the suspension or revocation of a safety certificate issued by the Administrator to the alleged violator, or the imposition of a civil penalty pursuant to the provisions of section 901 of the Civil Aeronautics Act of 1938, or both. If such action is determined, the Complaint is prepared by the General Counsel's Office, or the Regional Attorney, and filed with the Docket Section of the Civil Aeronautics Board. The proceeding is then conducted in accordance with the procedure of the Civil Aeronautics Board.

[11 F. R. 177A-319, as amended at 12 F. R. 41 and 6131]

§ 405.22 *Denial of safety certificates—*

(a) *Denial of airman certificates.* Any applicant for an airman certificate who has been denied the issuance or renewal thereof, by the Civil Aeronautics Administration, may petition the Civil Aeronautics Board for a reconsideration of his application pursuant to the provisions of section 602 (b) of the Civil Aeronautics Act of 1938, as amended.

(b) *Denial of aircraft, air agency and air carrier operating certificates.* Any applicant for an aircraft, air agency, or air carrier operating certificate, who has been denied the issuance or renewal thereof, may appeal the order of denial by the Administrator to the Circuit Courts of Appeals of the United States, or the United States Court of Appeals for the District of Columbia, upon petition, filed within 60 days after the entry of such order, pursuant to the provisions of section 1006 of the Civil Aeronautics Act of 1938, as amended.

§ 405.23 *Emergency suspensions.* (a) Pursuant to the provisions of section 609 of the Civil Aeronautics Act of 1938, as amended (52 Stat. 973, 1011, 54 Stat. 1233, 1235, 1236; 49 U. S. C. 401, 559), the Administrator: (1) In cases of emergency, may suspend, in whole or in part, for a period not in excess of thirty days without regard to any requirement

as to notice and hearing, any type certificate, production certificate, airworthiness certificate, airman certificate, air carrier operating certificate, air navigation facility certificate or air agency certificate; (2) shall immediately give notice of such suspension to the holder of such certificate and shall enter upon a hearing which shall be disposed of as speedily as possible; and (3) may, during the pendency of the proceeding, further suspend such certificate, in whole or in part, for an additional period not in excess of thirty days.

(b) In the event the condition or conduct of a certificated airman or the operation of a certificated air agency or aircraft is such as to indicate immediate danger of injury to any person or damage to property, and the immediate suspension of the airman, aircraft, or air agency certificate might reasonably be expected to avert such injury or damage, an emergency shall be deemed to exist within the meaning of section 609 of the Civil Aeronautics Act of 1938, as amended. Under such circumstances any officer or employee of the Administration charged with the duty of examining airmen, inspecting aircraft or air agencies or enforcing such act and the Civil Air Regulations (Subchapter A of Chapter I of this title) shall be, and is hereby authorized to suspend such certificate for and on behalf of the Administrator for a period not to exceed 30 days. The officer or employee making the emergency suspension shall, if practicable, orally notify the party or parties involved that an emergency suspension of the particular certificate is made pursuant to the authority of section 609, and shall within a reasonable time thereafter confirm such notification in writing. Formal proceedings shall be immediately instituted during the pendency of which the Regional Administrator of the region in which the violation occurred, the Administrator or Deputy Administrator may further suspend such certificate, in whole or in part, for an additional period not in excess of 30 days.

[12 F. R. 6131]

SUBPART D—ISSUANCE OF CERTIFICATES

§ 405.30 *General.* (a) Except where hereinafter stated, applications for certificates may be obtained from, and submitted to, representatives of the Civil Aeronautics Administration, and the Regional, District, and Foreign offices of the Civil Aeronautics Administration. The requirements for the issuance of each type of certificate are set forth in the pertinent parts of the Civil Air Regulations (Subchapter A of Chapter I of this title) or the regulations in this chapter.

(b) In order to obtain an airman certificate the applicant is required to accomplish a medical, written, and, where applicable, a flight or practical examination. Medical examinations are given by designated medical examiners. Written examinations are given by Civil Aeronautics Administration inspectors, except student pilot tests on the Civil Air Regulations, which are given by any certificated flight instructor. For the convenience of the applicants, the inspectors conduct written examinations at all

recognized airports. The itinerary of the inspectors is posted in such airports.

§ 405.31 *Aircraft certificates.* The types of aircraft certificates issued by the Civil Aeronautics Administration are as follows:

(a) *Type certificates.* A type certificate (Form ACA 311) certifies that an aircraft, aircraft engine, propeller, or any appliance specified in the Civil Air Regulations as eligible for a type certificate is of proper design, material, specification and construction for safe operation, and meets the minimum requirements of the Civil Air Regulations.

(1) *Application.* Application for a type certificate shall be made on the Form "Application for Type Certificate" (ACA 312). This form is obtained from and submitted to the Director, Aircraft and Components Service, Civil Aeronautics Administration, Washington 25, D. C.

(2) *Requirements.* For the evidence required for the issuance and the general rules pertaining to the type certification of aircraft (see Part 2 of this title).

(3) *Reports—(i) Semiannual Production Report (ACA 503).* This report is required on January 1 and July 1 of each year, of every holder of a type certificate or a current right to the benefits of a type certificate under a licensing arrangement.

(ii) *Statement of Conformity (ACA 317).* Upon the initial transfer of any aircraft not manufactured for United States registry under the terms of a production certificate, the holder of a type certificate or of a current right to the benefits of a type certificate under a licensing arrangement submits a Form "Statement of Conformity" to The Director, Aircraft and Components Service, Washington 25, D. C., or to the nearest Regional Office.

(b) *Production certificate (Form ACA 333).* A production certificate authorizes the manufacture, at designated places, of duplicates of a product for which a type certificate has been issued. The type certificate is set forth in a production limitation record (Form ACA 332) which constitutes a part of the production certificate.

(1) *Application.* A single application for the production certificate and production limitation record is made on Form ACA 332 "Application for a Production Certificate". This form is obtained from, and is submitted to, the Aircraft and Components Branch of the Regional Office in the area in which the manufacturer's plant is located. If an amendment is desired, application should also be made to such Regional Office.

(2) *Requirements.* For further information with respect to production certificates and requirements, see Part 2 of this title and Manual 02, Production Certificates, issued by the Civil Aeronautics Administration.

(3) *Reports—(i) Changes.* The holder of a production certificate is required to notify the Regional Office, which issued such certificate, of any change of methods, procedures, facilities, or location of the manufacturing facilities which affect the product for which the certificate was issued.

(ii) *Production report.* Form ACA 503, "Semiannual Production Report," is required on January 1 and July 1 of each year, of the holder of a production certificate.

(c) *Aircraft registration certificates.* An aircraft registration certificate is conclusive evidence of the nationality of the aircraft for international purposes, but not in any proceeding under the laws of the United States. The registration of the aircraft by the Civil Aeronautics Administration is not evidence of ownership in any proceeding in which ownership by a particular person is or may be, in issue.

(1) Effective November 15, 1946, aircraft registration other than Dealers' Aircraft Registration will be accomplished by the use of Form ACA 500. This form contains three parts: part A, Registration Certificate, part B, Application for Registration, and part C, Bill of Sale.

(i) *Application and fee.* The applicant for such registration certificate will execute the original and duplicate of part A and part B, retain the original of part B in the aircraft as a temporary registration for 60 days, and mail all duplicates of parts A, B, and C together with the original of part A and a registration fee of \$4.00 to the Director, Aircraft and Components Service, Attention: Certification and Recordation Section, Civil Aeronautics Administration, Washington 25, D. C.

Effective November 15, 1946, Certificates of Ownership (Form ACA 1160) will not be issued by the Administration. However, such certificates issued prior to November 15, 1946, may be used subsequent to that date in effecting the transfer of ownership of an aircraft if it is accompanied by the registration fee of \$4.00. If the Form ACA 1160, Certificate of Ownership, is not used in effecting the transfer of ownership, it should be surrendered at the time the next application is made on Form ACA 500 for the registration of the aircraft.

(ii) *Requirements.* For the evidence required for the issuance of a registration certificate and the general rules pertaining to the registration of aircraft, see Part 501 of this chapter.

(2) *Dealers' aircraft registration certificates.* Form ACA 1707 provides an alternate form of registration permitting the operation, demonstration, and merchandizing of civil aircraft owned by the certificate holder, such as manufacturer, distributor, or dealer and moving in the ordinary trade channels from such manufacturer, distributor, or dealer to the ultimate purchaser.

(i) *Application and fee.* Application is made on a form, "Application for Issuance of Dealers' Aircraft Registration Certificate(s)" (ACA-1706) which requires a statement of the citizenship of the dealer and certain data as to his status as a bona fide dealer in aircraft. An application containing current data must be submitted each time certificates are requested and may cover as many certificates as are desired at that time. This application is obtained from, and is submitted to, the Aircraft and Components Branch of the Regional Office for the area in which the applicant's business is located. A fee of \$5.00 is

charged for the first certificate, and \$1.00 for each additional or subsequent certificate, issued to the same dealer. Certificates are valid for twelve months from date of issuance. Duplicates will not be issued.

(ii) *Requirements.* For further information as to the requirements pertaining to the issuance and use of Dealers' Aircraft Registration Certificates see Part 502 of this chapter.

(d) *Aircraft airworthiness certificates and aircraft operation record.* An aircraft airworthiness certificate (Form ACA 308) authorizes the operation of a civil aircraft of the United States within the United States, its Territories and possessions. However, there shall be attached to this certificate an aircraft operation record (Form ACA 309), which sets forth the limitations for safe operations prescribed and set forth by the Administrator in such record.

(1) *Application.* A single application for the certificate and record shall be made on Form "Application for Aircraft Airworthiness Certificate" (ACA 305). Usually the manufacturer obtains the airworthiness certificate, which thereafter remains with the aircraft. If no airworthiness certificate has been issued for the aircraft, or if it has expired, the application for an airworthiness certificate is made by the registered owner of the aircraft. An application for registration and airworthiness of an aircraft may be made simultaneously.

(2) *Requirements.* For further information with respect to airworthiness certificates and requirements, see Parts 1, 3, 4a, and 4b of this title and Manual 04, Airplane Airworthiness, issued by the Civil Aeronautics Administration.

(3) *Inspections and reports—(i) Annual inspection.* An annual inspection of the aircraft, given by a designated representative of the Administrator is required for all aircraft. A copy of such inspection report (ACA 305a) is attached to the aircraft operation record.

(ii) *Aircraft and engine logbooks.* An aircraft and engine logbook is required in accordance with Part 1 of this title.

(e) *Ferry permits—(1) Letter of authority for ferry flight.* This permit authorizes the flight of a civil aircraft of the United States between two specified points for the purpose of repair or to obtain certification of the aircraft. The applicant will be required to furnish evidence of the identification of the aircraft, the points between which the aircraft will be flown, duration of the flight, name of the mechanic certifying with respect to the airworthiness of the aircraft and a statement as to the reasons why the aircraft airworthiness certificate is not applicable.

(2) *Ferry permit, temporary registration and airworthiness certificate.* This permit authorizes the flight of a surplus military aircraft from the base of purchase to the owner's home base. An application for this permit may be made to the representative of the Civil Aeronautics Administration station at the surplus depot or by making application to the Regional or District Office having jurisdiction over the area in which the depot is located.

(f) *Foreign aircraft permit* (Form ACA 1452). This certificate authorizes flight in the United States, its Territories, and possessions (except the Canal Zone), of foreign aircraft with foreign markings.

(1) *Application*. Application is made on Form ACA 776A, "Application for Foreign Civil Aircraft Flight Permit," which requires identification of the owner and evidence of his citizenship, identification and markings of the aircraft, requested itinerary, estimated duration of flight in the United States, and an indication as to whether certain equipment is installed or carried in the aircraft. This form is obtained from and submitted to the Regional or District Office of the Administration which is nearest to the port of entry.

(g) *Certificate of Airworthiness for Export* (Form ACA 306). A certificate of airworthiness for export certifies that the type certificated product involved meets certain general and special requirements for export to particular foreign countries.

(1) *Application*. Application is made on Form ACA 306, "Application for Certificate of Airworthiness for Export".

[11 F. R. 177A-319 as amended at 12 F. R. 2309 and 2805]

§ 405.32 *Airman certificates*. The types, grades, and ratings of airman certificates issued by the Civil Aeronautics Administration are as follows:

(a) *Student pilot certificates*. A student pilot certificate (Form ACA 340) authorizes the holder to pilot in solo flight an aircraft of a specified type, class and model.

(1) *Application*. Application for such certificate is made on Form ACA 355, "Application for Airman Certificate".

(2) *Requirements*. For further information with respect to student pilot certificates and requirements, see Parts 20, 22 and 43 of this title.

(b) *Private, commercial, and air-line transport pilot certificates*. An airman pilot certificate (Form ACA 348) and airman rating record (Form ACA 545) issued for a private, commercial, air-line transport, or instructor rating authorizes the holder to pilot aircraft within the prescribed limitations of the applicable ratings.

(1) *Application*. Application for such certificates is made on Form ACA 355, "Application for Airman Certificate or Instrument Rating".

(2) *Requirements*. For further information with respect to, private, commercial, and air-line transport pilot certificates, see Parts 20, 21, 22, and 43 of this title.

(c) *Mechanic certificates*. A mechanic certificate (Form ACA 348) authorizes the holder to inspect, maintain or repair aircraft and aircraft engines and appliances in accordance with the limitations set forth on Form ACA 545 "Airman Rating Record", which is attached to such certificate.

(1) *Application*. A single application for such certificate and rating is made on Form ACA 363 "Application for Airman (Mechanic) Certificate".

(2) *Requirements*. For further information with respect to mechanic certificates

and requirements, see Part 24 of this title.

(3) *Reports*. A Form ACA 1130, "Periodic Activity Report" is required to be submitted to the Administration, annually, during the month of January.

(d) *Parachute technician certificate*. A Form ACA 348 "Airman (Parachute Technician) Certificate" authorizes the holder to inspect, pack, repair, construct, or jump and instruct in jumping, in accordance with the limitations prescribed on the form ACA 545 which is attached to such certificate.

(1) *Application*. A single application for the certificate and rating desired is made on Form ACA 363 "Application for Airman (Parachute Technician) Certificate".

(2) *Requirements*. For further information with respect to parachute technician certificates and requirements, see Part 25 of this title.

(3) *Reports*. A Form ACA 1130 "Periodic Activity Report" is required to be submitted to the Administration, annually, during the month of January.

(e) *Traffic control tower operator*. An "Airman (Traffic Control-Tower Operator) Certificate" (Form ACA 348) authorizes the holder to control air traffic in accordance with the limitations prescribed on the Form ACA 545 "Airman Rating Record", which is attached to the certificate.

(1) *Application*. A single application is made on Form ACA 372 "Air-Traffic Control-Tower Operator Application".

(2) *Requirements*. (See Part 26 of this title.)

(3) *Reports*. A Form ACA 1130 "Periodic Activity Report" is required.

(f) *Aircraft dispatcher*. An "Airman (Aircraft Dispatcher) Certificate" (Form ACA 348) authorizes the holder to act as a dispatcher for a certificated air carrier in accordance with the limitations prescribed on the airman rating record (Form ACA 545).

(1) *Application*. A single application for the certificate and rating is made on Form ACA 374 "Application for Airman (Aircraft Dispatcher) Certificate".

(2) *Requirements*. See Part 27 of this title.

(3) *Reports*. A Form ACA 1130, "Periodic Activity Report" is required to be submitted annually, during the month of January.

§ 405.33 *Medical certificates*. A medical certificate is required for the issuance of an airman certificate. Original applicants for a medical certificate may obtain such certificate by undergoing the required physical examination by a designated medical examiner of the Civil Aeronautics Administration. Any competent licensed physician may conduct the physical examination for a student or private pilot certificate or any airman certificate requiring a medical certificate of the third class. A list of the designated medical examiners in your area may be obtained by addressing a request to the Director, Aviation Medical Service, Civil Aeronautics Administration, Washington 25, D. C. The three classes of medical certificates and the types and grades of airman certificates included in each class are as follows:

(a) *First class*. A first class medical certificate includes an air-line transport pilot. The examination is conducted by a designated air-line medical examiner.

(b) *Second class*. A second class medical certificate includes, commercial pilots and air-traffic control-tower operators. The examination is conducted by a designated medical examiner.

(c) *Third class*. A third class medical certificate includes, students and private pilots and free balloon pilots. This examination is conducted by a designated medical examiner or a competent licensed physician. If the examination is performed by a nondesignated physician, the report of the examination is made on Form ACA 1345 and forwarded to the regional medical officer of the regional office having jurisdiction over the area in which such physician resides.

(d) *Waiver of physical standards*. Airmen with considerable aeronautical experience who do not meet the prescribed physical requirements may apply for a "Waiver of Physical Standards" (Form ACA 779), by making application to the Director, Medical Service, Civil Aeronautics Administration, Washington 25, D. C. In such instances a waiver may be issued if the applicant successfully demonstrates through a flight test that his physical deficiency is compensated for by his experience, ability and judgment. For further information with respect to the standards and requirements, see Part 29 of this title.

[11 F. R. 177A-319 as amended at 12 F. R. 95]

§ 405.34 *Air carrier operating certificates*. (a) An air carrier operating certificate is required for all air carriers engaged in scheduled and nonscheduled operations. This certificate describes the operations authorized and prescribes such operating specifications and limitations as may be reasonably required in the interest of safety.

(1) *Application*. (i) An application for a scheduled air carrier operating certificate is made by letter to the Regional Office in the area in which the headquarters of the air carrier is located.

(ii) An application for a nonscheduled air carrier operating certificate is made on Form ACA 1602, "Application for Non-Scheduled Air Carrier Operating Certificates."

(2) *Requirements and reports*. See Parts 40 and 42 of this title.

§ 405.35 *Air agency certificates*. An air agency certificate (Form ACA 390) is issued for:

- (a) Airman schools.
- (b) Ground instructors (Form ACA 545 is issued for this certificate).
- (c) Repair stations.
- (d) Mechanic schools.
- (e) Parachute lofts.

The requirements for such certificates are set forth in Parts 50 to 54 of this title.

§ 405.36 *Air navigation facility certificates*—(a) "Air Navigation Facility and Lawful Authority to Operate a True Light". This certificate authorizes the operation of an aeronautical light as a "true light" in the identification of a landing area suitable for use by civil

aircraft and in marking hazards to air navigation.

(1) *Application.* Application is made on Form ACA 114. The Regional Office issues a temporary certificate for a period of 60 days, but the permanent certificate is issued by the Office of the Director, Flight Operations Service, Washington 25, D. C.

(b) *Notice of Construction or Alteration of Structures Along or Near Civil Airways (Form 117).* This form is required to be submitted to the Administration in order to give proper notice to airmen of the construction or alteration of a structure located along or near a civil airway. Further information may be obtained by referring to Part 625 of this title.

§ 405.37 *Designation of representatives of the Civil Aeronautics Administration.* The Civil Aeronautics Administration designates the following representatives to perform the activities indicated below. The certificates required for the performance of such activities are:

(a) *Certificate of Authority—Flight Examiner (Form ACA 1382).* This certificate authorizes the holder to act as a flight examiner for the Civil Aeronautics Administration and to conduct flight examinations for issuance of pilot certificates and ratings.

(1) *Application.* Application is made on a Form "Pilot Examiner Qualification Record and Recommendations" (ACA 914).

(2) *Reports.* A report on Form "Pilot Examiner or Flight School Activity Report" (ACA 857) must be executed and submitted to a Civil Aeronautics Administration inspector when requested.

(b) *Designation of Airline Transport Pilot Flight Examiner (Form ACA 997).* This certificate authorizes the holder to conduct under the general supervision of the Flight Operations Service, within local limits, flight tests of applicants for airline transport pilot certificates and aircraft class, horsepower and instrument ratings and to recommend to the local inspector the issuance or denial of such certificates and ratings.

(1) *Application.* Application is made on a Form "Application for Designation as Airline Transport Pilot Flight Examiner" (ACA 993).

(c) *Authorized Medical Examiner and Letter of Designation (Form ACA 1668).* This certificate and letter authorizes a member of the medical profession to perform physical examinations as required to issue medical certificates.

(1) *Application.* Application is made on Form "Application for Designation as Medical Examiner" (ACA 861) and is submitted to any regional medical officer of the Civil Aeronautics Administration.

(2) *Reports.* A report on Form "Report of Physical Examination for Airman Certificate" (ACA 358) is required to be submitted within forty-eight hours to the Medical Director, Civil Aeronautics Administration, Washington 25, D. C., for each applicant examined. A copy of this report must be retained in the file of the designated medical examiner for three years.

(d) *Certificate of Authority—Designated Mechanic Examiner (Form ACA 1382).* This certificate certifies that the holder is authorized by the Civil Aeronautics Administration to conduct oral and practical examinations for the issuance of aircraft mechanic and aircraft engine mechanic certificates.

(1) *Application.* Application is made on a Form "Statement of Qualifications and Recommendations for Designated Mechanic Examiner" (ACA 1618).

(e) *Certificate of Authority (Form ACA 1382).* Certificates of authority are issued by the Civil Aeronautics Administration to qualify persons for the designation of:

(1) *Designated Manufacturing Representative.* This certificate authorizes the holder to determine the conformity and quality of articles produced under the production certificate listed on his authorization and to issue airworthiness certificates for aircraft and a certificate of airworthiness for export with respect to aircraft and components under the production certificate listed on his authorization.

(1) *Application.* Application is made on Form ACA 1381 "Statement of Qualifications and Recommendations for Designated Manufacturing Representatives".

(2) *Designated engineering representative.* This certificate authorizes the holder to certify that the technical data pertaining to a particular aircraft structure or power plant proves compliance with the Civil Air Regulations.

(1) *Application.* Application is made on Form ACA 1599 "Statement of Qualifications of Designated Engineering Representatives".

(3) *Designated aircraft maintenance inspector.* With respect to scheduled and nonscheduled air carrier aircraft this certificate authorizes the holder to determine the airworthiness of aircraft or to inspect repairs and alteration of aircraft for compliance with approved methods and practices, material and pertinent regulations; and approve the repair and alteration form and return the aircraft to service.

(1) *Application.* Application is submitted on Form ACA 751 "Statement of Qualifications and Recommendations for Designated Aircraft Maintenance Inspector".

§ 405.38 *Flight Plan and Control Record (Form ACA 398).* Serves as authorization for an aircraft to fly in a controlled area, an airport approach zone, or an airport traffic zone under instrument flight rules. A flight plan may also be filed for flight under contact flight rules.

(a) *Application.* Application may be made by telephone, radio, or in person to any Civil Aeronautics Administration Airway Communications Station, or Airway Traffic Control Center giving such information as aircraft identification, type of aircraft, pilot's name, route of flight and cruising altitudes, cruising air speed, radio frequencies available, proposed time of departure, estimated time en route, fuel supply in hours, and alternate airport(s). The approval to proceed together with any amending in-

structions are issued by an airway traffic controller. Such approval is usually oral and is delivered to the pilot through the radio facilities of an airport traffic control tower or airway communications station.

(b) *Requirements.* Regardless of whether the flight plan is filed under contact or instrument flight rules, the pilot in command of the flight files an arrival or completion notice with the nearest Civil Aeronautics Administration Communication Station or control tower upon landing or completion of the flight. For further information with respect to flight plans, see Part 60 of this title.

SUBPART E—RECORDATION OF CONVEYANCES

§ 405.51 *Recordation of aircraft ownership—(a) General.* All conveyances which affect the title to, or any interest in, any aircraft registered under the provisions of the Civil Aeronautics Act are eligible for recordation with the Civil Aeronautics Administration. A receipt showing the recording of any document evidencing indebtedness will be furnished to the holder of such document.

(b) *Forms of conveyance.* The following forms have been prepared by the Administrator for use in recording of conveyances and are available upon request to the Civil Aeronautics Administration, Office of Aviation Safety, Aircraft Service, Aircraft Records Section, Washington 25, D. C.

(1) *Form ACA 500: Part C, Bill of Sale.* (For further information concerning Form ACA 500, see § 405.31 (c).)

(2) *Form ACA 506: Release.* (This form appears on the back of a letter acknowledging receipt of a chattel mortgage, and should be in the possession of the mortgagee or his assignee to be used when the mortgage is cleared.)

(3) *Form ACA 818: Release Contract of Conditional Sale.* (This form appears on the back of a letter acknowledging receipt of a contract of conditional sale and should be in the possession of the seller or his assignee to be used when all conditions of the contract have been met.)

(4) *Form ACA 905: Aircraft Chattel Mortgage.*

(5) *Form ACA 906: Aircraft Conditional Sale Contract.*

(6) *Form ACA 909: Supplemental Affidavit to Application for Registration for All Types of Aircraft.* (To be filled in and submitted with Application for Registration (Form ACA 500, Part B) when the aircraft has been repossessed pursuant to the provisions of a chattel mortgage or contract of conditional sale and the person repossessing desires registration of the aircraft in his name.)

(c) *Application.* A conveyance may be recorded by submitting the original document, or a properly executed duplicate thereof, to the Civil Aeronautics Administration, Office of Aviation Safety, Aircraft Service, Aircraft Records Section, Washington 25, D. C. There is no fee (other than the \$4.00 registration fee) for recording a bill of sale. A fee of \$4.00 is charged for the recording of a lien covering one aircraft. If more than one aircraft is covered by such lien the

fee shall be \$4.00 for each aircraft. Fees shall be submitted in the form of a check or money order made payable to the Treasurer of the United States. No fee is required for the recording of a release, cancellation, discharge, or satisfaction relating to a lien covering an aircraft.

(d) *Requirements.* For further information with respect to the requirements and instructions for the recordation of aircraft conveyances, see Part 503 of this chapter, or mail requests to the Civil Aeronautics Administration, Office of Aviation Safety, Aircraft Service, Aircraft Records Section, Washington 25, D. C.

[Amdt. 1, 13 F. R. 5309]

§ 405.52 *Recordation of encumbrances against specifically identified aircraft engines—(a) General.* All conveyances affecting the title to, or any interest in, any specifically identified aircraft engine or engines of seven hundred and fifty or more rated take-off horsepower for each such engine or the equivalent of such horsepower are eligible for recordation with the Civil Aeronautics Administration. A receipt showing the recording of any such conveyance will be furnished to the holder thereof.

(b) *Forms of conveyance.* The Civil Aeronautics Administration has not prepared any sample forms of conveyance for use in taking a security interest in aircraft engines. However, Form ACA-1990 has been designed to serve as a receipt for the recording of aircraft engine conveyances.

(c) *Recording fee.* A fee of \$2.00 is charged for the recording of an instrument executed for security purposes covering one engine. If more than one aircraft engine is covered by such instrument the fee shall be \$2.00 for each aircraft engine. Fees shall be submitted in the form of a check or money order made payable to the Treasurer of the United States. No fee is required for the recording of a release, cancellation, discharge, or satisfaction relating to a conveyance covering an aircraft engine.

(d) *Requirements.* For further information with respect to the requirements and instructions for the recordation of encumbrances against specifically identified aircraft engines, see Part 504 of this chapter, or mail requests to the Civil Aeronautics Administration, Office of Aviation Safety, Aircraft Service, Aircraft Records Section, Washington 25, D. C.

[Amdt. 1, 13 F. R. 5309]

§ 405.53 *Recordation of encumbrances against aircraft engines, propellers, appliances, or spare parts maintained by or on behalf of certificated air carriers—*

(a) *General.* All conveyances affecting the title to, or any interest in, any aircraft engines, propellers, or appliances maintained by or on behalf of an air carrier certificated under section 604 (b) of the Civil Aeronautics Act of 1938, as amended, for installation or use in aircraft, aircraft engines, or propellers, or any spare parts maintained by or on behalf of such an air carrier, which instruments need only describe generally by types the engines, propellers, appliances, and spare parts covered thereby and

designate the location or locations thereof, are eligible for recordation with the Civil Aeronautics Administration. A receipt showing the recording of any such conveyance will be furnished to the holder thereof.

(b) *Forms of conveyance.* The Civil Aeronautics Administration has not prepared any sample forms of conveyance for use in taking a security interest in aircraft engines, propellers, appliances, or spare parts. However, Form ACA-1991 has been designed to serve as a receipt for the recording of such conveyances.

(c) *Recording fee.* A fee of \$2.00 is charged for the recording of an instrument executed for security purposes covering aircraft engines, propellers, appliances, or spare parts situated in one location. If the property covered by the instrument is situated in more than one location the fee shall be \$2.00 for each location. Fees shall be submitted in the form of a check or money order made payable to the Treasurer of the United States. No fee is required for the recording of a release, cancellation, discharge, or satisfaction relating to a conveyance covering aircraft engines, propellers, appliances, or spare parts.

(d) *Requirements.* For further information with respect to the requirements and instructions for the recordation of encumbrances against aircraft engines, propellers, appliances, or spare parts maintained by or on behalf of certificated air carriers, see Part 505 of this chapter, or mail requests to the Civil Aeronautics Administration, Office of Aviation Safety, Aircraft Service, Aircraft Records Section, Washington 25, D. C.

[Amdt. 1, 13 F. R. 5309]

PART 406—RULES OF PRACTICE GOVERNING PROCEEDINGS TO ALTER, AMEND, OR MODIFY CERTIFICATES

Sec.	
406.1	Definitions.
406.2	Initiation of proceedings.
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AUTHORITY: §§ 406.1 to 406.13 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply 52 Stat. 1011, 1017-1025; 49 U. S. C. 559, 641-649.

SOURCE: §§ 406.1 to 406.13 appear at 12 F. R. 2014, redesignated by Amendment 1, 13 F. R. 3047.

§ 406.1 *Definitions.* (a) "Act" means Civil Aeronautics Act of 1938, as amended (52 Stat. 973, 54 Stat. 1231, 1233, 1234, 1235-1236; 49 U.S.C. 401).

(b) "Administrator" means Administrator of Civil Aeronautics.

§ 406.2 *Initiation of proceedings.* A proceeding shall be initiated by the Administrator or his authorized represent-

ative by the issuance of an order addressed to the certificate holder or other party in interest, directing him to show cause why the certificate shall not be altered, amended, or modified as specified in the order.

§ 406.3 *Service of order to show cause.* The order to show cause will be served upon the party in interest by mailing a copy thereof by registered mail, return receipt requested, addressed to the party at his last known address.

§ 406.4 *Response to order to show cause.* After service upon him of the order to show cause, the respondent shall have ten days within which to respond in writing to the order. Such answer shall be deemed filed as of the date of mailing to the General Counsel properly addressed and postage prepaid. If respondent fails to answer the order within ten days, the Administrator or the Examiner assigned to hear the matter may forthwith order that the certificate be amended in accordance with the show cause order.

§ 406.5 *Request for, or waiver of, hearing.* The respondent shall have the right to have the matter set for hearing and the issue determined on the basis of the facts presented at such hearing. If respondent fails to request a hearing within ten days after serving of the order to show cause, the issues may be decided upon the basis of facts and arguments presented in writing by the respondent and the counsel assigned to represent the Government.

§ 406.6 *Notice of hearing.* When a hearing has been requested, the respondent shall be given adequate notice of the date and place where such hearing will be held. In fixing the times and places for hearings, due regard shall be had for the convenience and necessity of the parties and their representatives.

§ 406.7 *Hearing.* A hearing shall be held before an Examiner duly designated by the Administrator.

§ 406.8 *Appearances.* Any party to a proceeding may appear and be heard in person or by attorney. No register of attorneys who may practice before the Administrator is maintained and no application for admission to practice is required. Any attorney practicing or desiring to practice before the Administrator may, upon hearing and good cause shown, be suspended or prohibited from so practicing.

§ 406.9 *Subpoenas.* Subpoenas requiring the attendance of witnesses, or the production of evidence, at a designated place of hearing, shall be issued to any party to a proceeding upon proper application to the Examiner.

§ 406.10 *Submission without hearing or appearance.* Where respondent does not request a hearing, the Examiner, on the basis of the pleadings and the documentary evidence submitted by the parties, shall prepare an initial decision. A copy of the initial decision shall be served upon the respondent or his counsel, by personal service or registered mail. The parties to the proceedings shall have ten days, or such other time

as the Examiner may specify, after the date of service of such initial decision within which to file exceptions and appeal to the Administrator. If no appeal to the Administrator is filed or action by the Administrator to review such decision is entered within the time allowed, such decision shall without further proceedings become the decision of the Administrator.

§ 406.11 *Stay of order pending judicial review.* The filing of a petition for a judicial review of an order made under this part as provided in section 1006 of the act shall not operate to stay the effectiveness of the order unless specifically so ordered by the Administrator. The petitioner may request, and if good cause is shown therefor, the Administrator will stay the effectiveness of the order from which an appeal is being taken.

§ 406.12 *Petition for rehearing, reargument, reconsideration or modification of order.* (a) Either party to a proceeding may petition for rehearing, reargument, reconsideration or modification of any final order of the Administrator within ten days after receipt thereof.

(b) The filing of a petition to rehear or reargue a proceeding or to reconsider or modify an order, shall not operate to stay the effectiveness of the order, unless otherwise ordered by the Administrator.

§ 406.13 *Authority of examiners.* Examiners shall have authority as follows:

(a) To give notice concerning, and hold, hearings;

(b) To administer oaths and affirmations;

(c) To examine witnesses;

(d) To take or cause depositions to be taken whenever the ends of justice would be served thereby;

(e) To rule upon offers of proof and receive competent evidence;

(f) To regulate the course of the hearing;

(g) To hold conferences, before or during the hearing, for the settlement or simplification of issues, by consent of the parties;

(h) To dispose of procedural requests or similar matters;

(i) Within his discretion, or upon the direction of the Administrator, to certify any question to the Administrator for his consideration and disposition;

(j) To issue subpoenas;

(k) To make initial decisions.

PART 407—SEIZURE OF AIRCRAFT

Sec.

407.1 Authority to seize aircraft.

407.2 Custody of seized aircraft.

407.3 Notice of seizure.

407.4 Report of seizure.

407.5 Release of seized aircraft.

AUTHORITY: §§ 407.1 to 407.5 issued under secs. 205, 901, 903 (b), 52 Stat. 984, 1015, 1017; 49 U. S. C. 425, 621, 623; Reorg. Plans III and IV of 1940, 3 CFR, Cum. Supp., Chapter IV, 5 F. R. 2107, 2421.

SOURCE: §§ 407.1 to 407.5 appear at 14 F. R. 778.

§ 407.1 *Authority to seize aircraft.* Whenever an aircraft is involved in a

violation of any provision of Titles V and VI of the Civil Aeronautics Act of 1938, as amended, or of section 11 (a) (1) of the Air Commerce Act of 1926, as amended, or of any rule or regulation issued pursuant thereto, and the violation is committed by the owner or person in command of the aircraft, such aircraft may be summarily seized by any state or Federal law enforcement officer or Federal aviation safety agent authorized in an order of seizure issued by the Regional Administrator of the region in which the aircraft is located.

§ 407.2 *Custody of seized aircraft.* Whenever an aircraft has been seized pursuant to this part, it shall be placed in the nearest available adequate public storage facility in the judicial district in which the seizure is made.

§ 407.3 *Notice of seizure.* Whenever an aircraft has been seized pursuant to this part, a written notice and a copy of this part shall be sent without delay by the Regional Administrator to the registered owner of, and to other persons having a recorded interest in, the aircraft. The written notice shall state:

(a) The time, date, and place of seizure;

(b) The name and address of the custodian of the aircraft;

(c) The reasons for the seizure, including the violations believed, or judicially determined, to have been committed; and

(d) The amount which may be tendered;

(1) As an offer in compromise of any civil penalties which might have been incurred as a result of the alleged violation, or

(2) As payment of civil penalties which have been imposed by a Federal court as a result of the established violations.

§ 407.4 *Report of seizure.* Whenever an aircraft has been seized pursuant to this part, a report of the cause shall be transmitted immediately by the Regional Administrator to the United States Attorney for the judicial district in which the seizure is made, requesting the United States Attorney to institute proceedings for the enforcement of the lien.

§ 407.5 *Release of seized aircraft.* Whenever an aircraft has been seized pursuant to this part, it shall be released by direction of the Regional Administrator under any one of the following conditions:

(a) Upon payment of the civil penalty or the amount agreed upon in compromise, and the costs incurred in connection with the seizure, storage, and maintenance of the aircraft;

(b) Upon seizure of the aircraft pursuant to process of a Federal court in proceedings in rem for enforcement of a lien against the aircraft, or notification by the United States Attorney of failure to institute such proceedings; or

(c) Upon deposit of a bond in such amount and with such sureties as the Regional Administrator may prescribe, conditioned upon payment of the penalty or the amount agreed upon in compromise, and the costs incurred in connection with the seizure, storage, and maintenance of the aircraft.

PART 450—INTER-AMERICAN AVIATION TRAINING GRANTS

Sec.

450.1 General.

450.2 Types of training.

450.3 Qualifications.

450.4 Award of training grants.

450.5 Types of training grants.

450.6 Allowances and expenses.

450.7 Duration of training grants.

450.8 Official notification.

AUTHORITY: §§ 450.1 to 450.8 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply sec. 1, 53 Stat. 1290, Pub. Laws 597, 647, 80th Cong.; 22 U. S. C. 501.

SOURCE: §§ 450.1 to 450.8 appear at 13 F. R. 2740, redesignated by Amendment 1, 13 F. R. 3047.

§ 450.1 *General.* Training grants may be awarded to qualified male applicants from other American republics.

§ 450.2 *Types of training.* Training grants may provide instruction, observation, study and practical training, in one or more of the following categories:

(a) Air traffic control and communications training, comprising such special courses of study as may be prescribed by the Administrator of Civil Aeronautics, on the basis of the qualifications and needs of the trainee and the purpose of the training as indicated by his government, in one or more of the various specialized technical branches of aviation, including airway communications, airway traffic control, airport traffic control, aviation meteorology, aviation navigation, aeronautical charting, and airline dispatching. The special courses of study scheduled over a period not to exceed one year will consist of (1) preliminary orientation, during which the trainee may receive intensive instruction in English, (2) physical education, (3) general and observational meteorology as related to airways service; International Morse Code, teletypewriting, and radio telegraph; radio telephone, interphone, broadcast and teletype communications, procedures, practices and phraseologies; Civil Air Regulations relating to air traffic rules; dead reckoning, navigation, radio navigation, radio aids to air navigation, and radio range monitoring; airport traffic control tower operations, procedures, practices and phraseologies; airway traffic control procedures, practices and phraseologies; organization, structure, and principal functions of the Civil Aeronautics Administration, and (4) assignment to one or more of the various offices and installations of the Civil Aeronautics Administration for practical on-the-job training in airport traffic control, airways communications, and airway traffic control, and assignment to United States Weather Bureau Station for practical on-the-job training in aviation meteorology. Upon satisfactory completion of the training course, a trainee is eligible to take examinations for Civil Aeronautics Administration airport traffic control tower operator and aircraft communicator certificates.

(b) Aviation industry training provides practical on-the-job training for a period of not to exceed 10 months in a special field in the aviation industry of the United States selected according to

the background and qualifications of the individual trainee and the special needs of his country in aviation. Such training is available in air-line operations; airline maintenance; aircraft, and aircraft engine, maintenance and overhaul; maintenance and overhaul of aircraft accessories; production and maintenance of single-engine aircraft; and air-line traffic and administration. One month of preliminary orientation, including intensive instruction in English, may be given each trainee.

(c) Civil aviation official training provides an opportunity for high-level government and private civil aviation officials, during an 8-week period, to study and observe the organization, administration, and operation of civil aviation as developed in the United States and/or the methods and techniques in specialized fields of aviation in which they are primarily interested. This type of training is available to government and private civil aviation officials who are already experienced in their field of specialization, but who would make further contributions to civil aviation if they were afforded this opportunity to observe advanced operations.

§ 450.3 Qualifications. Each applicant selected for an aviation training grant shall meet the following requirements:

(a) *Age.* (1) An air traffic control and communications trainee shall be in the age range of 21 to 31, inclusive, as of the closing date for receipt of applications;

(2) An aviation industry trainee shall be in the age range of 21 to 35, inclusive, as of the closing date for receipt of applications;

(3) A civil aviation official trainee shall be at least 21 years of age, as of the closing date for receipt of applications.

(b) *Citizenship.* A trainee shall be a bona fide citizen of one of the American Republics other than the United States.

(c) *Language.* (1) An air traffic control and communications trainee and an aviation industry trainee shall be able to speak, read, write, and understand the English language, and make a satisfactory score in an English written examination prescribed by the Administrator of Civil Aeronautics;

(2) A civil aviation official trainee should have a fair knowledge of English or an available interpreter, furnished at no expense to the Government of the United States.

(d) *Physical requirements.* (1) An air traffic control and communications trainee shall be in a satisfactory physical condition as evidenced by a Civil Aeronautics Administration medical certificate (Form ACA-1004) issued by a designated Civil Aeronautics Administration medical examiner attesting compliance with Civil Aeronautics Administration Second Class physical requirements and shall furnish a satisfactory laboratory report of blood test;

(2) An aviation industry trainee shall be in a satisfactory physical condition as evidenced by a statement of a physical examination issued by a licensed physician within 60 days of the date of appli-

cation, describing the applicant's physical condition and stating that he is free from any communicable disease or disability that would interfere with any activity incidental to the training grant, and he shall furnish a satisfactory laboratory report of blood test;

(3) A civil aviation official trainee shall be in a satisfactory physical condition.

(e) *Education.* (1) An air traffic control and communications trainee shall possess a diploma attesting the successful completion of a course of study with a degree of "Bachillerato" (or the equivalent) at a recognized institution of learning;

(2) An aviation industry trainee shall have completed at least six years of schooling and have sufficient training or experience in practical mathematics and mechanics to enable him to make a satisfactory grade in a written examination prescribed by the Administrator of Civil Aeronautics;

(3) A civil aviation official trainee shall have attained a high-ranking position in civil aviation, either commercial or government.

(f) *Purpose.* (1) An air traffic control and communications trainee or an aviation industry trainee shall have expressed in an original composition in Spanish or Portuguese, a sincere desire and intention to engage in civil aviation in the country of which he is a citizen and in that branch of aviation for which application for a training grant is made. The original composition shall constitute a part of the application papers;

(2) A civil aviation official trainee is not required to express a purpose.

(g) *Character.* (1) An air traffic control and communications trainee of an aviation industry trainee shall furnish the names of at least three responsible persons residing in the republic of which he is a citizen, who can testify to his dependability, spirit of initiative, industry, stability, honesty, perseverance, and aptitude in that branch of aviation for which application for training grant is made;

(2) A civil aviation official trainee is not required to furnish references.

(h) *Sponsor.* Preference will be given to an applicant who has at least one sponsor willing and able to employ him in that branch of aviation for which the training grant has qualified him upon his return to the republic of which he is a citizen.

(i) *Endorsement.* A trainee shall have received the endorsement of the United States Embassy in the country from which he applies.

§ 450.4 Award of training grants. Training grants will be awarded by the Administrator of Civil Aeronautics with the approval of the Secretary of Commerce and the Secretary of State of the United States, or their duly authorized representatives, upon the recommendation of the Inter-American Aviation Selection Committee appointed by the government of the American republic wherein the applicant resides. No applicant will be considered in the awarding of training grants unless his application and supporting papers shall have been

submitted by such Selection Committee through the Department of State to the Administrator of Civil Aeronautics for the elimination of unqualified applicants prior to the final recommendation of the Inter-American Aviation Selection Committee. After the elimination of any unqualified applicants by the Administrator of Civil Aeronautics, the Inter-American Aviation Selection Committees of the respective countries shall make final recommendations from those qualified applicants remaining.

§ 450.5 Types of training grants. Three types of training grants may be offered: Type A wherein the total cost of the training grant is paid for by the United States Government, Type B wherein the total cost of the training grant is paid for by an American republic other than the United States or by an aviation industrial concern, and Type C wherein a portion of the cost of the training grant is paid for by the United States Government and the remainder of the cost of the training grant is paid for by an American republic other than the United States or by an aviation industrial concern.

§ 450.6 Allowances and expenses. An applicant awarded a Type B training grant will not be entitled to any allowances and expenses paid from funds appropriated by the United States Government. An applicant awarded a Type A or a Type C training grant may be paid the appropriate allowances and expenses as provided in 22 CFR Part 65, as interpreted, modified, or altered by the Department of State, and as provided in Department of Commerce Administrative Order No. 202-3.¹

§ 450.7 Duration of training grants. Air traffic control and communications training grants will be awarded for periods of one year; aviation industry training grants will be awarded for periods of 10 months; and civil aviation official training grants will be awarded for periods of 2 months. Subject to the availability of appropriations, training grants may be extended by the Administrator of Civil Aeronautics not to exceed four months. Training grants may be canceled for cause by the Administrator of Civil Aeronautics with the approval of the Secretary of Commerce and the Secretary of State, or their duly authorized representatives.

§ 450.8 Official notification. Each applicant selected for a training grant shall be notified of his award through diplomatic channels by a letter of award, which shall describe the training, state the duration and type of training grant and the allowances authorized. The amounts originally specified for allowances and expenses may be amended by the Administrator of Civil Aeronautics or his duly authorized representative, if necessary, provided that such amounts are kept within the maximum limits specified by regulations of the Department of State. The Administrator of Civil Aeronautics may amend the types of training or duration of training grants

¹ Not filed with the Division of the Federal Register.

in the interest of obtaining instruction better suited to the needs and capabilities of trainees than those prescribed in the original letter of award.

PART 501—AIRCRAFT REGISTRATION CERTIFICATES

Sec.	
501.1	Basis and purpose.
501.2	Scope.
501.3	Application.
501.4	Issuance of registration certificate.
501.5	Effective date.
501.6	Transferability.
501.7	Duration.
501.8	Display.
501.9	Invalidation.
501.10	Surrender.
501.11	Notice of change of address.

AUTHORITY: §§ 501.1 to 501.11 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 501.1 to 501.11 appear at 12 F. R. 2802.

§ 501.1 *Basis and purpose.* The purpose of this part is to prescribe the regulations under which persons may register aircraft in accordance with the requirements of section 501 of the Civil Aeronautics Act of 1938, as amended. The basis for this part is found in sections 308 and 501 of the Civil Aeronautics Act of 1938, as amended.

§ 501.2 *Scope.* Except as provided in Part 502 of this chapter with respect to Dealers' Aircraft Registration Certificates, the requirements for aircraft registration certificates shall be as prescribed in this part.

§ 501.3 *Application.* Application for the registration of an aircraft shall be made upon the applicable form prescribed (and furnished) by the Administrator.

§ 501.4 *Issuance of registration certificate—(a) New or previously unregistered aircraft.* A registration certificate will be issued by the Administrator for aircraft not previously registered under the provisions of the Civil Aeronautics Act of 1938, as amended: *Provided*, That the applicant: (1) Mails or delivers a duly executed application for registration to the Administrator¹ accompanied by the required registration fee (see § 405.31 (c) (1) of this chapter); (2) certifies that applicant is a citizen of the United States;² and (3) submits with the appli-

cation proof satisfactory to the Administrator that the applicant is the owner of such aircraft.

(b) *Previously registered aircraft.* A registration certificate will be issued by the Administrator for aircraft previously registered under the provisions of the Civil Aeronautics Act of 1938, as amended, if the applicant: (1) Mails or delivers a duly executed application for registration to the Administrator¹ accompanied by the required registration fee (see § 401.31 (c) (1) of this chapter); (2) certifies that applicant is a citizen of the United States;² and (3) submits with the application for registration a conveyance which meets the requirements prescribed in Part 503 of this chapter, evidencing applicant's ownership of the aircraft; and (4) the conveyance submitted with the above application establishes in the recordation system of the Administrator, title to the aircraft in the applicant: *Provided*, That this requirement shall not be applicable to contracts of conditional sale in which the seller is the recorded owner of the aircraft.

§ 501.5 *Effective date.* An aircraft will be deemed to be registered upon the date the documents required by § 501.4 (a) and (b), whichever is applicable, are mailed or delivered to the Administrator.

§ 501.6 *Transferability.* A registration certificate is not transferable.¹

§ 501.7 *Duration.* Upon application for registration made upon the prescribed form, an aircraft may be operated for a period of sixty (60) days pending registration by the Administrator (see § 405.31 (c) (1) of this chapter). The registration and the certificate issued by the Administrator pursuant thereto shall remain in effect indefinitely unless suspended or revoked: *Provided*, That such registration and certificate shall immediately expire on the date: (a) The aircraft is registered under the laws of any foreign country; or (b) the registration of the aircraft is canceled at the written request of the owner; or (c) the aircraft is totally destroyed or scrapped; or (d) the ownership of the aircraft is transferred.

§ 501.8 *Display.* The registration certificate issued for any aircraft shall be carried at all times in such aircraft and shall be presented upon request of any duly authorized representative for the Administrator (see § 405.31 (c) (1) of this chapter), or any State or municipal official charged with enforcing local laws or regulations involving Federal compliance.

§ 501.9 *Invalidation.* Any registration of an aircraft shall be null and void if at the time of registration: (a) The aircraft was registered under the laws of any foreign country; (b) the person registered as owner was not the true and lawful owner of the aircraft; (c) the person registered as owner was not a citizen of the United States; or the interest of such person in the aircraft was created by any transaction not entered into in good faith, but for the purpose

of avoiding, with or without the knowledge of the registered owner, the provision of the Civil Aeronautics Act of 1938, as amended, prohibiting the registration of an aircraft in the name of a person not a citizen of the United States.

§ 501.10 *Surrender.* Upon the suspension, revocation, expiration or invalidation of a registration certificate, the owner of the aircraft shall, upon request, surrender such certificate to any authorized representative of the Administrator.

§ 501.11 *Notice of change of address.* The registered owner of any aircraft shall notify the Administrator immediately of any change of address.

PART 502—DEALERS' AIRCRAFT REGISTRATION CERTIFICATES

Sec.	
502.1	Basis and purposes.
502.2	Application.
502.3	Requirements.
502.4	Limitations.
502.5	Rules.
502.6	Notice.

AUTHORITY: §§ 502.1 to 502.6 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 502.1 to 502.6 appear at 12 F. R. 2803.

§ 502.1 *Basis and purposes.* The purposes of this part are: (a) To prescribe regulations for the registration of aircraft by persons engaged in the business of manufacturing, distributing or selling of aircraft, (b) to facilitate the operation, demonstration, and merchandising of aircraft moving in the ordinary trade channels from the manufacturer, distributor, or dealer to the ultimate purchaser without imposing upon the manufacturer, distributor, or dealer the burden of obtaining an individual registration certificate for such aircraft with each transfer of title as required under the registration provisions of Part 501 of this chapter, and (c) to permit manufacturers to conduct required production flight tests. A dealer's aircraft registration certificate is an alternate form for the registration of civil aircraft from that prescribed by Part 501 of this chapter. Persons engaged in the business of manufacturing, distributing or selling aircraft, upon application, may obtain one or more dealers' aircraft registration certificates issued under the provisions of this part. The basis for this part is found in sections 308 and 501 of the Civil Aeronautics Act of 1938 as amended.

§ 502.2 *Application.* Application for a dealers' aircraft registration certificate shall be made upon a form prescribed by the Administrator and shall be accompanied by the required registration fee. (See § 405.31 (c) (2) (i) of this chapter.)

§ 502.3 *Requirements.* To be eligible for a dealers' aircraft registration certificate an applicant shall be a citizen of the

¹ Effective November 15, 1946, the Administrator issued a new Form ACA 500 with complete instruction for the execution of each part on the back of the form. Each transfer of aircraft ownership effected subsequent to November 15, 1946, and registration of the aircraft in the new owner's name will be accomplished by using the new Form ACA 500.

² As defined by section 1 (13) of the Civil Aeronautics Act of 1938, as amended, "Citizen of the United States" means (a) an individual who is a citizen of the United States or of one of its possessions, or (b) a partnership of which each member is such an individual, or (c) a corporation or association created or organized under the laws of the United States or of any State, Territory or possession of the United States, of which the president and two-thirds or more of the board of directors and other managing officers thereof are such individuals and in which at least 75 per centum of the voting interest is owned or controlled by persons who are citizens of the United States or of one of its possessions."

United States¹ with an established place of business located in the United States or any Territory or possession of the United States, engaged in the following activities:

- (a) The manufacture of aircraft, or
- (b) The distribution or sale of new aircraft under authority of a franchise, license, letter of authority, agreement, or other arrangement from the manufacturer or his authorized agent, or
- (c) The distribution or sale of used aircraft to ultimate purchasers through ordinary trade channels.

§ 502.4 Limitations—(a) Operation. (1) A dealers' aircraft registration certificate shall be valid for the operation of an aircraft only by a person to whom such certificate was issued or by his duly authorized agent or employee.

(2) A dealers' aircraft registration certificate is valid only for an aircraft owned by a person to whom such certificate was issued and which is being operated, (i) in the ordinary trade channels between any two of the following persons: The manufacturer, the distributor, the dealer, or the purchaser from any of such persons, (ii) for demonstration purposes necessary to the sale of such aircraft, or (iii) to conduct required production flight tests.

(b) *Transfer of ownership.* Whenever the ownership of an aircraft is transferred to a person who is not the possessor of a valid dealers' aircraft registration certificate, the purchaser shall make application for registration of the aircraft in his name in accordance with the provisions of Part 501 of this chapter prior to the operation of the aircraft.²

§ 502.5 Rules—(a) Display. The dealers' aircraft registration certificate shall be carried in the aircraft when operated by the person to whom the certificate was issued, or by his authorized agent or employee.

(b) *Duration.* A dealers' aircraft registration certificate shall expire one year from the date of issuance thereof.

(c) *Transferability.* A dealers' aircraft registration certificate is not transferable.

¹ As defined by section 1 (13) of the Civil Aeronautics Act of 1938 as amended, "Citizen of the United States" means (a) an individual who is a citizen of the United States or of one of its possessions, or (b) a partnership of which each member is such an individual, or (c) a corporation or association created or organized under the laws of the United States or of any State, Territory, or possession of the United States of which the president and two-thirds or more of the board of directors and other managing officers thereof are such individuals and in which at least 75 per centum of the voting interest is owned or controlled by persons who are citizens of the United States or of one of its possessions."

² Upon the transfer of the ownership of the aircraft to a person who is not the possessor of a valid dealers' registration certificate, the parties to the sale will execute the new form ACA 500 in accordance with the instructions on the reverse side thereof. The portion marked "part B" shall be retained in the aircraft and will entitle the purchaser to operate the aircraft for 60 days pending registration in his name by the Administrator.

§ 502.6 Notice. The holder of a dealers' registration certificate shall notify the Administrator immediately of any change which affects his status as a citizen of the United States as defined in section 1 (13) of the Civil Aeronautics Act of 1938, or other change of the conduct of his business which affects his eligibility for a dealers' aircraft registration certificate.

PART 503—RECORDATION OF AIRCRAFT OWNERSHIP

- Sec.
503.1 Basis and purpose.
503.2 Definitions.
503.3 Eligibility of conveyances.

AUTHORITY: §§ 503.1 to 503.3 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 503.1 to 503.3 appear at 13 F. R. 5310.

§ 503.1 Basis and purpose. The purpose of this part is to prescribe regulations for recordation of conveyances affecting the title to, or any interest in, any aircraft registered under the provisions of section 501 of the Civil Aeronautics Act of 1938, as amended, and Part 501 or Part 502 of this chapter. The basis for this part is found in sections 308 and 503 of the Civil Aeronautics Act of 1938, as amended.

§ 503.2 Definitions. As used in this part, "conveyance" means:

- (a) A bill of sale, contract of conditional sale, mortgage, assignment of mortgage, or other instrument affecting title to, or interest in, aircraft; and
- (b) Any release, cancellation, discharge, or satisfaction relating to any conveyance or other instrument recorded under this part.

§ 503.3 Eligibility of conveyances. A conveyance shall be eligible for recordation only if:

- (a) It is executed upon the form prescribed by the Administrator for such type of conveyance, or upon a form deemed by the Administrator to be its equivalent;
- (b) It is accompanied by a duly executed application for registration and the required registration fee, and complies with the other provisions of either § 501.3 (a) or (b) of this chapter, whichever is applicable: *Provided*, That this paragraph shall not apply to conveyances affecting an interest in, but not title to, the aircraft;
- (c) It affects an aircraft currently registered under the terms of the Civil Aeronautics Act of 1938, as amended;
- (d) It is accompanied by the required recordation fee (see § 405.51 (c)): *Provided*, That this paragraph shall apply only to conveyances executed for security purposes, and not to any release, cancellation, discharge, or satisfaction thereof; and
- (e) It is acknowledged before a notary public or other officer authorized by law of the United States, or of a State, Territory or possession thereof, or the District of Columbia, to take acknowledgment of deeds.

(c) It affects an aircraft currently registered under the terms of the Civil Aeronautics Act of 1938, as amended;

(d) It is accompanied by the required recordation fee (see § 405.51 (c)): *Provided*, That this paragraph shall apply only to conveyances executed for security purposes, and not to any release, cancellation, discharge, or satisfaction thereof; and

(e) It is acknowledged before a notary public or other officer authorized by law of the United States, or of a State, Territory or possession thereof, or the District of Columbia, to take acknowledgment of deeds.

PART 504—RECORDATION OF ENCUMBRANCES AGAINST SPECIFICALLY IDENTIFIED AIRCRAFT ENGINES

- Sec.
504.1 Basis and purpose.
504.2 Definitions.
504.3 Eligibility of conveyances.

AUTHORITY: §§ 504.1 to 504.3 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 504.1 to 504.3 appear at 13 F. R. 5310.

§ 504.1 Basis and purpose. The purpose of this part is to prescribe regulations for recordation of conveyances affecting the title to, or any interest in, any specifically identified aircraft engine or engines of seven hundred and fifty or more rated take-off horsepower for each such engine or the equivalent of such horsepower. The basis for this part is found in sections 308 and 503 of the Civil Aeronautics Act of 1938, as amended.

§ 504.2 Definitions. As used in this part, "conveyance" means:

- (a) Any lease, mortgage, equipment trust, contract of conditional sale, or other instrument executed for security purposes, which instrument affects the title to, or any interest in, any specifically identified aircraft engine or engines of seven hundred and fifty or more rated take-off horsepower for each such engine or the equivalent of such horsepower;
- (b) Any assignment, amendment, or supplement of or to any of the instruments set forth in paragraph (a) of this section; and
- (c) Any release, cancellation, discharge, or satisfaction relating to any of the instruments set forth in paragraphs (a) and (b) of this section.

§ 504.3 Eligibility of conveyances. A conveyance shall be eligible for recordation only if:

- (a) It affects an aircraft engine which is specifically identified by make, model, and by manufacturer's serial number;
- (b) It affects an aircraft engine of seven hundred and fifty or more rated take-off horsepower or the equivalent of such horsepower;
- (c) It is accompanied by the required recordation fee (see § 405.52 (c)): *Provided*, That this paragraph shall not apply to any release, cancellation, discharge, or satisfaction relating to any conveyance recorded under this part; and
- (d) It is acknowledged before a notary public or other officer authorized by law of the United States, or of a State, Territory, or possession thereof, or the District of Columbia, to take acknowledgment of deeds.

PART 505—RECORDATION OF ENCUMBRANCES AGAINST AIRCRAFT ENGINES, PROPELLERS, APPLIANCES, OR SPARE PARTS

- Sec.
505.1 Basis and purpose.
505.2 Definitions.
505.3 Eligibility of conveyances.

AUTHORITY: §§ 505.1 to 505.3 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458.

SOURCE: §§ 505.1 to 505.3 appear at 13 F. R. 5311.

§ 505.1 *Basis and purpose.* The purpose of this part is to prescribe regulations for recordation of conveyances affecting the title to, or any interest in, any aircraft engines, propellers, or appliances maintained by or on behalf of an air carrier certificated under section 604 (b) of the Civil Aeronautics Act of 1938, as amended, for installation or use in aircraft, aircraft engines, or propellers, or any spare parts maintained by or on behalf of such an air carrier, which instrument need only describe generally by types the engines, propellers, appliances, and spare parts covered thereby and designate the location or locations thereof. The basis for this part is found in sections 308 and 503 of the Civil Aeronautics Act of 1938, as amended.

§ 505.2 *Definitions.* As used in this part, "conveyance" means:

(a) Any lease, mortgage, equipment trust, contract of conditional sale, or other instrument executed for security purposes, which instrument affects the title to, or any interest in, any aircraft engines, propellers, appliances, or spare parts maintained by or on behalf of an air carrier certificated under section 604 (b) of the Civil Aeronautics Act of 1938, as amended;

(b) Any assignment, amendment, or supplement of or to any of the instruments set forth in paragraph (a) of this section; and

(c) Any release, cancellation, discharge, or satisfaction relating to any of

the instruments set forth in paragraphs (a) and (b) of this section.

§ 505.3 *Eligibility of conveyances.* A conveyance shall be eligible for recordation only if:

(a) It affects aircraft engines, propellers, appliances, or spare parts maintained by or on behalf of an air carrier certificated under section 604 (b) of the Civil Aeronautics Act of 1938, as amended;

(b) It specifically describes the location or locations of the aircraft engines, propellers, appliances, and spare parts covered thereby;

(c) It is accompanied by the required recordation fee (see § 405.53 (c)): *Provided*, That this paragraph shall not apply to any release, cancellation, discharge, or satisfaction relating to any conveyance recorded under this part; and

(d) It is acknowledged before a notary public or other officer authorized by law of the United States, or of a State, Territory, or possession thereof, or the District of Columbia, to take acknowledgment of deeds.

PART 550—FEDERAL AID TO PUBLIC AGENCIES FOR DEVELOPMENT OF PUBLIC AIRPORTS

Sec.	Definitions.
550.1	Eligible sponsors.
550.2	Eligible airport development.
550.3	Project costs.
550.4	Procedure.
550.5	

Sec.	Definitions.
550.6	Agency and co-sponsorship.
550.7	Performance of construction work.
550.8	Accounting and audit.
550.9	Grant payments.
550.10	Memoranda and hearings.
550.11	Forms.

AUTHORITY: §§ 550.1 to 550.11 issued under 60 Stat. 170.

SOURCE: §§ 550.1 to 550.11 appear at 14 F. R. 2402.

§ 550.1 *Definitions.* All terms in the regulations in this part which are defined in the Federal Airport Act and are not defined in this section shall have the meaning given to them in the act. As used in this part, unless the context otherwise requires, the following terms shall have the meaning indicated:

(a) "Act" means the Federal Airport Act (60 Stat. 170; 49 U. S. C. 1101), as amended.

(b) "Administrator" means the Administrator of Civil Aeronautics or his duly authorized representative.

(c) "CAA" means the Civil Aeronautics Administration of the United States Department of Commerce.

(d) "Class 4 or larger airport" means an airport which, in the opinion of the Administrator, upon completion of the project proposed would meet generally the standards for a Class 4 or larger airport as set forth in the following Table of the Civil Aeronautics Administration Bulletin, "Airport Design," dated April 1, 1944:

Recommended minimum standards	Class I	Class II	Class III	Class IV	Class V
Length of landing strips ¹	1,800 to 2,700 feet	2,700 to 3,700 feet	3,700 to 4,700 feet	4,700 to 5,700 feet	5,700 feet and over
Width of usable landing strips	300 feet	500 feet	500 feet	500 feet	500 feet
Length of runways	None	2,500 to 3,500 feet	3,500 to 4,500 feet	4,500 to 5,500 feet	5,500 feet and over
Width of runways	None	150 feet (night operations)	200 feet (instrument)	200 feet (instrument)	200 feet (instrument)
		100 feet (day operations only)	150 feet (night operations)	150 feet (night operations)	150 feet (night operations)
Number of landing strips and runways ² determined by percentage of winds including calms ³ covered by landing strip and runway alignment	70 percent	75 percent	80 percent	90 percent	90 percent
Facilities	Drainage; fencing; marking; wind direction indicator; hangar; basic lighting (optional)	Include class I facilities and lighting; hangar and shop; fueling; weather information; office space; parking.	Include class II facilities and Weather Bureau 2-way radio; visual traffic control; instrument approach system (when required); administration building, taxiways and aprons.	Same as class III	Same as class IV.

¹ All of the above landing strip and runway lengths are based on sea-level conditions; for higher altitudes increases are necessary. One surfaced runway of dimensions shown above is recommended for each landing strip for airports in classes II, III, IV and V.

² Landing strips and runways should be sufficient in number to permit take-offs and

landings to be made within 22½° of the true direction for the percentage shown above of winds 4 miles per hour and over, based on at least a 10-year Weather Bureau wind record where possible.

³ Calms: Negligible wind conditions of 3 miles per hour and under.

(e) "District Airport Engineer" means the director of a district office of the Airports Branch of a CAA regional office or his duly authorized representative.

(f) "Joint project" means any project sponsored by two or more sponsors.

(g) "National Airport Plan" means a plan for the development of public airports in the United States, the Territory of Alaska, the Territory of Hawaii, Puerto Rico, and the Virgin Islands, prepared and revised annually by the Administrator.

(h) "Program" means a program prepared by the Administrator listing proposed projects to be undertaken within the limits of currently available funds.

(i) "Project" means a project for the accomplishment of airport development with respect to a particular airport as set

forth in a Grant Agreement or Project Application submitted in accordance with the regulations in this part.

(j) "Regional Administrator" means the director of a CAA regional office or his duly authorized representative.

(k) "Superintendent of Airports" means the director of the Airports Branch of a CAA regional office or his duly authorized representative.

§ 550.2 *Eligible sponsors.* To be eligible to submit a Project Application under the regulations in this part, a sponsor must meet the following requirements:

(a) A sponsor must be a "public agency" as said term is defined and used in the act and may not be the United States or any agency thereof unless the project is located in the Territory of

Alaska, in the Territory of Hawaii, in Puerto Rico, in the Virgin Islands or in a national park, national recreation area, national monument, or national forest;

(b) A sponsor (or the sponsors of a joint project, between them) must be legally, financially, and otherwise able and in a position: (1) To make all certifications, representations, and warranties contained in the Project Application Form, Form ACA-1624 (§550.11 (b)); (2) to make, keep and perform all assurances, agreements, and covenants contained in Parts III and IV of said Form; and (3) to meet all other applicable requirements of the act and of the regulations of this part.

(c) A sponsor (or the sponsors of a joint project, between them) must have

or be in a position to obtain sufficient funds to meet the requirements of § 550.5 (c) (1), and must have or be in a position to acquire property interests meeting the requirements of § 550.5 (c) (2).

§ 550.3 *Eligible airport development*—(a) *Minimum requirements.* Each proposed project shall include sufficient airport development to provide a safe, usable, and useful airport facility or add materially to the safety or utility of an existing airport: *Provided*, That the Administrator may approve a project which does not meet this requirement when special conditions so warrant and in so doing may prescribe such special conditions as he determines to be necessary to protect the interests of the United States. To be eligible for inclusion in a project, an item of airport development must meet the following minimum requirements:

(1) The proposed airport development shall be within the scope of the latest revision of the National Airport Plan.

(2) The proposed airport development shall be in accordance with standards established or approved by the Administrator for the various types of development involved.

(3) If the proposed airport development involves further development of an existing Class 4 or larger airport, or the development of an airport which upon completion of the project will be a Class 4 or larger airport, current Congressional authorization for such development must have been granted pursuant to section 8 of the act.

(4) Unless specifically authorized by the Administrator, the proposed airport development shall not include any work which the sponsor of the project or any other non-Federal public agency is obligated to accomplish by reason of any previous agreement with or commitment to the United States.

(b) *Eligible types of airport development.* The Administrator will approve only airport development which falls within one or more of the classifications set forth in the following subparagraphs.

(1) *Construction work.* The following types of construction work shall be eligible for inclusion in a project:

(i) Preparation of an airport site or any portion thereof, including clearing, grubbing, filling and grading.

(ii) Dredging of seaplane anchorages and channels.

(iii) Drainage work either on or off an airport or airport site.

(iv) Construction, alteration and repair of administration, terminal and service buildings; airport control tower structures; shops for repair and maintenance of airport equipment, plant, and structures; seaplane ramps and docks; and any other buildings and structures necessary for the proper use, operation, management and maintenance of an airport as a public facility other than hangars and living quarters.

(v) Construction, alteration and repair of runways, taxiways, aprons, and automobile parking areas within the limits of an airport or airport site.

(vi) Construction, alteration and repair of access roads and walks either on or off an airport or airport site.

(vii) Fencing, landscaping, seeding and sodding of an airport or airport site.

(viii) Installation, alteration and repair of airport markers and airport lighting facilities and equipment.

(ix) Construction, installation and connection of utilities either on or off an airport or airport site.

(x) Removal, lowering, relocating, marking and lighting of airport hazards.

(xi) Clearing, grading, and filling to permit the installation of landing aids.

(xii) Relocation of roads and utilities necessary to permit airport development.

(xiii) Such other work as may be specifically approved by the Administrator.

(2) *Land acquisition.* The acquisition of land or of any interest therein, or of any easement through or other interest in air space, shall be eligible for inclusion in a project when such acquisition is necessary:

(i) To permit the accomplishment of other airport development, whether or not such development is to be accomplished as part of the Federal-aid Airport Program; or

(ii) To prevent or limit the establishment of airport hazards; or

(iii) To permit the removal, lowering, relocation, or marking and lighting of existing airport hazards; or

(iv) To permit the installation of landing aids; or

(v) To permit proper use, operation, management, and maintenance of the airport as a public facility.

The term "acquisition of land" as used in this subparagraph shall include acquisition of lands already developed as a privately owned airport and of all structures, fixtures, and improvements thereon constituting a part of the realty.

§ 550.4 *Project costs*—(a) *Eligibility.* All project costs, as defined in section 2 (a) (6) of the act, including the value of land, labor, materials and equipment donated, contributed or loaned to the sponsor and appropriated to the project by the sponsor, shall be eligible for consideration as to their allowability except the following:

(1) Any cost of obtaining title to or the use of any lands or any interests in air space under section 16 of the act.

(2) That portion of the cost of rehabilitation or repair for which funds have been appropriated by the Congress under section 17 of the act.

(3) That portion of the cost of acquiring a privately owned existing airport which represents the cost of acquiring buildings which are subsequently to be used as hangars or living quarters at such airport.

(4) The costs of materials and supplies owned by the sponsor or furnished from a source of supply owned by the sponsor where (i) such materials and supplies were used for airport development prior to the execution of the Grant Agreement, or (ii) such costs are not supported by proper evidence of quantity and value.

(5) The purchase price of machinery, tools, or equipment purchased by a sponsor

for use in accomplishing work under a project by sponsor's force account.¹

(6) The costs of general area, urban, or state-wide planning of airports, as distinguished from the planning of a specific project.

(b) *Allowability.* In order to be an allowable project cost, for the purpose of computing the amount of a grant, each item of project costs paid or incurred must, in the opinion of the Administrator, meet the following conditions:

(1) It must have been a necessary cost incurred in accomplishing airport development in conformity with the approved plans and specifications for an approved project and with the terms and conditions of the Grant Agreement entered into in connection with such project.

(2) It must be reasonable in amount (if not reasonable in amount, it shall be subject to partial disallowance in accordance with section 13 (3) of the act).

(3) It must have been incurred subsequent to the date of execution of the Grant Agreement, except that costs of land acquisition, field surveys, planning, and the preparation of plans and specification, and administrative and incidental costs, shall be allowable though incurred prior to the execution of such Grant Agreement: *Provided*, That no item of project cost shall be allowable if incurred prior to May 13, 1946.

(c) *United States share of project costs.* The United States share of the allowable project costs of a project shall be determined as provided in the following subparagraphs.

(1) *Project costs other than land acquisition costs*—(i) *Class 3 or smaller airports.* The United States share of the project costs (other than costs of land acquisition) of an approved project for the development of a Class 3 or smaller airport, wherever located, shall be 50 percent of the allowable project costs of the project (other than costs of land acquisition), except that this share, in the case of any State containing unappropriated and unreserved public lands and nontaxable Indian lands (individual and tribal) exceeding 5 percent of the total area of all lands therein shall be increased as provided in section 10 (b) of the act, and except that the United States share shall be 75 percent in the case of the Territory of Alaska and the Virgin Islands, all as set forth in the following table:

UNITED STATES PERCENTAGE SHARE OF ALLOWABLE PROJECTS COSTS IN STATES CONTAINING UNAPPROPRIATED AND UNRESERVED PUBLIC LANDS AND NONTAXABLE INDIAN LANDS

State	Percentage	State	Percentage
Arizona	60.83	Oklahoma	51.39
California	54.16	Oregon	56.02
Colorado	53.33	South Dakota	53.09
Idaho	56.29	Utah	61.88
Montana	53.53	Washington	51.78
Nevada	62.50	Wyoming	57.49
New Mexico	56.90		

NOTE: The percentages listed in this table will vary as changes occur with respect to

¹ This is not to be construed as excluding the fair rental value of machinery, tools, or equipment owned by a sponsor as project costs eligible for consideration as to their allowability.

the area of unappropriated and unreserved public lands and nontaxable Indian lands in the several States, in which event such changed percentages will be used by the Administrator in determining the United States share of allowable project costs other than costs of land acquisition.

(ii) *Class 4 or larger airports.* The United States share of the project costs (other than costs of land acquisition) of an approved project for the development of a Class 4 or larger airport, wherever located, shall be computed as follows:

(a) For that portion of the total allowable project costs of such a project (other than costs of land acquisition) which when added to all such costs of other projects for development of the same airport, is \$5,000,000 or less, the percentage used in determining the United States share of such costs shall be the percentage which would apply if the project were one for the development of a Class 3 or smaller airport, as prescribed in subdivision (i) of this subparagraph;

(b) For each additional \$1,000,000 or portion thereof over and above such \$5,000,000 figure and up to and including \$11,000,000, the percentage used in determining the United States share of such portion of the allowable project costs of such a project (other than costs of land acquisition) shall be 5 percent less than the percentage applicable to the next lower \$1,000,000;

(c) For that portion of the allowable project costs of such a project (other than costs of land acquisition) above such \$11,000,000 figure, the percentage used in determining the United States share of such portion shall be the same as the percentage applicable to allowable project costs between \$10,000,000 and \$11,000,000.

The application of this formula in the Territories, Puerto Rico, the Virgin Islands, and States other than public lands States, is shown in the following table:

Increments of aggregate allowable project costs (other than land acquisition costs)	United States share in Territory of Hawaii, Puerto Rico, the Virgin Islands, and States other than public lands States			United States share in Alaska and the Virgin Islands
	Percentage	Federal share	Cumulative Federal share	
First \$5,000,000	50	\$2,500,000	\$2,500,000	75
Next \$1,000,000	45	450,000	2,950,000	70
Next \$1,000,000	40	400,000	3,350,000	65
Next \$1,000,000	35	350,000	3,700,000	60
Next \$1,000,000	30	300,000	4,000,000	55
Next \$1,000,000	25	250,000	4,250,000	50
Next \$1,000,000	20	200,000	4,450,000	45
Portion exceeding \$11,000,000	20			45

(2) *Land acquisition costs.* The United States share of the project costs of an approved project which represent costs of land acquisition shall be 25 percent of the allowable costs of such acquisition regardless of the size or location of the airport to be developed.

§ 550.5 *Procedure.*—(a) *Request for Federal aid.* An eligible sponsor desiring to obtain Federal aid for the accomplishment of eligible airport development

shall submit to the District Airport Engineer of the District in which the sponsor is located a Request for Federal Aid on Form ACA-1623 (§ 550.11 (a)). All such Requests for Federal Aid will serve as the basis and justification for inclusion of proposed projects in the Program and will be considered as preliminary notices of intent on the part of sponsors to participate in the Federal-Aid Airport Program.

(b) *Tentative allocation of funds.* If a proposed project is selected by the Administrator for inclusion in the Program, the Administrator will make a tentative allocation of funds for such project and will transmit a notice of such allocation to the sponsor through the District Airport Engineer. Such tentative allocation will be subject to withdrawal upon failure of the sponsor to submit an acceptable Project Application pursuant to paragraph (c) of this section or to proceed with the project with due diligence.

(c) *Project application.* As soon as practicable after receipt of notice of tentative allocation for a proposed project, a sponsor shall prepare a Project Application on Form ACA-1624 (§ 550.11 (b)) and submit such Application to the District Airport Engineer. A Project Application shall be executed by the sponsor without change in the language of the form unless prior approval for deviation therefrom has been obtained from the Administrator: *Provided*, That in the case of a joint project, each sponsor may execute only those provisions of the Project Application which are applicable to the particular sponsor. At the discretion of the Regional Administrator a sponsor which has executed a Grant Agreement for a project for development of an airport under the Program will be permitted to submit additional project applications for further development of such airport on Form ACA-1624.1 (§ 550.11 (c)).

(1) *Funds.* Each Project Application submitted by a sponsor which is to furnish all or any portion of the project funds not to be furnished by the United States, shall state that such sponsor has on hand, or show that it is in a position to obtain as and when needed, funds sufficient to pay all estimated costs of the proposed project which are not to be borne by the United States or by another sponsor: *Provided*, That if any of such funds are to be furnished to a sponsor, or used to pay project costs on behalf of a sponsor by a State agency or any other public agency which is not itself to be a sponsor of the proposed project, evidence satisfactory to the Administrator that such funds will be so provided if the proposed project is approved may be submitted by the public agency which is to provide the funds rather than by the sponsor.

(2) *Lands.* Each Project Application submitted by a sponsor shall state all of the property interests which the sponsor then holds in all lands² to be developed

² As used herein, the term "lands" includes among other areas, landing areas, building areas, and areas required for "off-site" construction, access roads, drainage, protection of approaches, installation of air navigation facilities, or other airport purposes.

or used as part of or in connection with the airport as it will be upon completion of the proposed project. In addition, each Project Application shall contain a covenant on the part of the sponsor to acquire prior to the start of any construction work under the project, or if the lands in question are not needed for such construction, within a reasonable time, property interests satisfactory to the Administrator in all of the lands² in which it does not hold such property interests at the time its Project Application is submitted: *Provided*, That in the case of a joint project, the necessary property interests may be held or acquired by any one or combination of the sponsors, in which event, the Project Application of each individual sponsor may show only those property interests which that particular sponsor holds or is to acquire. Each Project Application shall be accompanied by a property map designated as "Exhibit A" which shall clearly identify and show all lands described above, designating all prior and proposed acquisitions of property interests in any of such lands for which Federal aid is requested under the proposed project.

(3) *Property interests.* In general, the property interest which a sponsor or sponsors must have or agree to acquire in all lands to be used for landing area or building area purposes in order to meet the requirements of subparagraph (2) of this paragraph is either: (1) Title free and clear of any reversionary interest, lien, easement, lease or other encumbrance which, in the opinion of the Administrator, would be of such a nature as to create an undue risk that its existence might deprive the sponsor or sponsors of possession or control of such lands, interfere with their use for public airport purposes, or make it impossible for the sponsor (or any sponsor of a joint project) to carry out and perform any of the assurances, agreements, and covenants contained in Parts III and IV of the Project Application Form (§ 550.11 (b)); or (2) a long-term leasehold estate granted to the sponsor or sponsors by another public agency having such title, on terms and conditions satisfactory to the Administrator. With respect to "off-site" areas, the minimum property interest which a sponsor or sponsors must have or agree to acquire in the lands comprising such areas, in order to meet the requirements of subparagraph (2) of this paragraph, is an easement or leasehold estate which, in the opinion of the Administrator, is sufficient to provide reasonable assurance that the sponsor or sponsors will not be deprived of its or their right to occupy and use such lands for the purpose intended during whatever period of time such use may be necessary in order to meet the requirements of the regulations in this part.

(4) *Plans and specifications.* Each Project Application shall incorporate by reference plans and specifications describing all items of airport development for which Federal aid is requested under the proposed project, which plans and specifications shall be submitted with the Project Application unless previously submitted or submitted with the Project Application of another sponsor of the proposed project. Such plans and speci-

fications shall be prepared so as to provide for accomplishment of the proposed project in accordance with the provisions of the regulations of this part and with all applicable local laws and ordinances and regulations and shall be in final form: *Provided*, That in special cases, the Administrator may authorize postponement of the submission of final plans and specifications until a later date to be specified in the Grant Agreement, if the sponsor has submitted preliminary plans and specifications prepared in sufficient detail to identify all items of airport development included in the project.

(d) *Offer*. Upon approval of a project the Administrator will make an offer to the sponsor or sponsors to pay the United States share of the allowable project costs of the project. Such offer will be transmitted to the sponsor or sponsors and will state a definite amount as the maximum obligation of the United States. Such offer shall be subject to revision, amendment, modification or withdrawal by the Administrator at his discretion at any time prior to acceptance thereof by the sponsor or sponsors (see § 550.11 (d) for description of general form of offer).

(e) *Amendment of offer*. If, in the opinion of the sponsor or sponsors, the amount of the maximum obligation of the United States stated in an offer is insufficient to cover the United States share of the allowable project costs, the sponsor or sponsors may request a revised offer, transmitting such request to the Administrator through the District Airport Engineer.

(f) *Acceptance of offer*. An offer shall be accepted by the sponsor or sponsors within sixty (60) days from the date thereof unless otherwise authorized by the Administrator. Such acceptance shall be made by execution of the offer in the manner prescribed therein, by an official of the sponsor who has been duly authorized to take such action by resolution or ordinance of the governing body of the sponsor. Said resolution or ordinance shall be adopted by the sponsor's governing body at a meeting held pursuant to all applicable local laws and ordinances and shall set forth at length the terms of the offer and shall specifically ratify and adopt all statements, representations, warranties, covenants and agreements contained in the Project Application. A certified copy of such resolution or ordinance shall be attached to each executed copy of an accepted offer or Grant Agreement delivered to the Administrator.

(g) *Grant agreement*. An offer of the Administrator to pay a portion of the allowable project costs and an acceptance thereof by the sponsor or sponsors in accordance with paragraph (f) of this section shall constitute a Grant Agreement between the sponsor or sponsors and the United States. Unless and until such a Grant Agreement has been executed with respect to a project in accordance with the requirements of the regulations in this part, the United States shall not pay or be obligated to pay any portion of the project costs which have been or may be incurred in carrying out the project. (See § 550.11 (d) for de-

scription of general form of grant agreement.)

(h) *Amendment of grant agreement*. When mutually agreed upon between the Administrator and the sponsor or sponsors of a project, a Grant Agreement may be amended after execution thereof, if:

(1) The amendment will not increase the maximum obligation of the United States under such Grant agreement,

(2) The amendment provides only for airport development within the scope of the latest revision of the National Airport Plan, and

(3) The Administrator determines that such amendment is necessary to protect or advance the interests of the United States in civil aviation.

Upon agreement for amendment, the Administrator will issue to the sponsor or sponsors a supplementary agreement incorporating the amendments as approved. Such agreement shall be executed by the sponsor or sponsors in accordance with the regulations governing acceptance of an offer (paragraph (f) of this section).

(i) *Projects for rehabilitation or repair for which the sponsors have requested reimbursement under section 17 of the act*. Section 17 of the act and Part 560 of the regulations of the Administrator provide for reimbursement to public agencies for the necessary rehabilitation or repair of public airports substantially damaged by Federal agencies. The rehabilitation or repair of a damaged area (as defined in § 560.1 (f) of this chapter) or damaged facility (as defined in § 560.1 (g)) may be accomplished by restoration (as defined in § 560.1 (o)) of the area or facility or by betterment (as defined in § 560.1 (d)) of such area or facility. In either case, the amount of reimbursement payable under section 17 is limited to and may not exceed the cost of restoration. Ordinarily, in cases involving betterment, the cost of the rehabilitation or repair to be accomplished will exceed the amount of reimbursement payable therefor. If the estimated cost of such an item or items of rehabilitation or repair (item of betterment) does exceed the amount of reimbursement payable therefor, the public agency may submit, subject to the applicable requirements of the act and the regulations in this part, a Project Application on Form ACA-1624 requesting approval of a project under this part for the accomplishment of such item or items of betterment. Such a Project Application should describe the item or items of betterment as the airport development to be accomplished and should be limited to such development, should identify the request for reimbursement which has been made by the sponsor, state the current status of such request as known to the sponsor, and set out in the summary of estimated project costs all costs involved. Such a Project Application should be submitted prior to certification to the Congress (pursuant to section 17) of the cost of the rehabilitation or repair which would result from accomplishment of the item or items of betterment contemplated if a project under the Federal-aid Airport Program

is planned at that time, or as soon thereafter as possible. If such a certification is made and the project is approved by the Administrator, the grant offer tendered to the sponsor will provide for payment of the United States share, not to exceed a stated maximum amount, of the allowable project costs of the items of betterment included in the project, in excess of the amount of reimbursement for such items included in said certification. If such an offer is accepted by the sponsor, partial grant payments of the United States share of allowable project costs will be made as the project work progresses and costs are incurred therefor, in accordance with the provisions of the grant agreement and the principles stated in § 550.9 (b), and if funds for the items of betterment included in the project have been appropriated pursuant to the certification, progress reimbursement payments may be made simultaneously in accordance with Part 560 of this chapter.

§ 550.6 Agency and co-sponsorship—

(a) *General*. In the case of any project in which two or more public agencies desire to participate to any extent, either in accomplishing airport development under the project or in the maintenance and operation of the airport, the participating public agencies shall comply with the provisions of this section with respect to either co-sponsorship or agency: *Provided*, That a public agency which desires to participate in a project only by contributing funds to a sponsor need not become a sponsor of the project nor an agent of the sponsor as provided in this section, and any funds so contributed will be considered as funds of the sponsor for purposes of the act and the regulations in this part.

(b) *Co-sponsorship*. Any two or more public agencies desiring to participate in a project may serve as sponsors of such a project if they meet all applicable requirements of the regulations in this part including the following:

(1) Each sponsor shall meet the eligibility requirements of § 550.2.

(2) The sponsor shall submit a single Project Application, executed by all of the sponsors, clearly indicating the certifications, representations, warranties and obligations made or assumed by each individual sponsor: *Provided*, That if the sponsors so desire, each sponsor may submit a separate Project Application which does not meet all the requirements of the regulations in this part if, in the opinion of the Administrator, the Project Applications submitted by all sponsors collectively meet the requirements of the regulations in this part as applied to a project sponsored by a single sponsor.

(3) Each Project Application submitted by sponsors which are not willing to assume, jointly and severally, all of the obligations to the United States required to be assumed by a sponsor, shall be accompanied by a true copy of an agreement between the sponsors, satisfactory to the Administrator, which will be incorporated in and become a part of the executed Grant Agreement. Each such sponsor's agreement shall set forth:

(i) The responsibilities of each sponsor to the others with respect to the accomplishment of the development proposed and the subsequent operation and maintenance of the airport;

(ii) The obligations which each proposes to assume to the United States; and

(iii) The sponsor or sponsors which will accept, receipt for, and disburse grant payments.

If an offer is made to the sponsors of a joint project as provided in § 550.5 (d), such offer will contain a specific condition stating that the offer is made in accordance with the terms of the agreement between the sponsors, which agreement will be incorporated therein by reference, and that, by acceptance of the offer, each of the sponsors assumes only its respective obligations as agreed upon in said agreement between the sponsors.

(c) *Agency.* If a public agency so desires and such action is required or permitted under state or local laws, it may, with or without participating financially, serve as agent of the public agency which is to own and operate the airport and need not itself become a sponsor of the project. In all such cases, an agency agreement clearly outlining the terms and conditions of the agency and the authority vested in the agent to act for and on behalf of the sponsor shall have been entered into, which agreement must be satisfactory to the Administrator. Such agency agreement shall have been executed on behalf of the sponsor pursuant to authority granted by its governing body at a meeting held in accordance with all applicable state and local laws. A true copy of the agency agreement shall be submitted with the sponsor's Project Application. If an offer is made to a sponsor as provided in § 550.5 (d) where an agency relationship exists between such sponsor and some other public agency, such offer may be accepted by the agent in the name and on behalf of the sponsor only if such acceptance has been specifically and lawfully authorized by the governing body of the sponsor and such authority is specifically set forth in the agency agreement.

§ 550.7 *Performance of construction work—(a) General.* All construction work under any project shall be accomplished by contract unless the District Airport Engineer determines that the project, or any portion thereof, can be more effectively and economically accomplished through use of sponsor's force account. In no instance will such use of force account be approved for work under any one project in the continental United States if the estimated United States share of the cost of all work accomplished or to be accomplished under such project by force account (including related engineering costs but excluding costs incurred in the preparation of plans and specifications) exceeds \$15,000.

(b) *Letting of contracts.* A sponsor shall comply with the following requirements in awarding construction contracts with respect to the performance of any work under a project:

(1) Unless some other method is approved by the Regional Administrator for use on a particular project, all such contracts in excess of \$2,000 shall be awarded on the basis of public advertisement and open competitive bidding in the same manner as provided by local law for the letting of public contracts.

(2) There shall be no advertisement for bids on or negotiation of such a contract until the Regional Administrator has approved the plans and specifications and has furnished the sponsor a schedule of the minimum wage rates which the contractor shall pay skilled and unskilled labor, as determined by the Secretary of Labor. Such minimum wage rates shall be stated in the invitation for bids or incorporated therein by reference to a schedule of minimum wage rates contained in the advertised specifications. Prior thereto, at a time specified by the District Airport Engineer, the sponsor shall submit to the District Airport Engineer a list of the various classes of labor to be employed in the proposed work, together with a suggested schedule of the minimum wage rates for each such class.

(3) No such contract shall be awarded except with the written concurrence of the District Airport Engineer as to the reasonableness of the contract prices and conformity of the contract to the sponsor's Grant Agreement with the United States. The sponsor shall submit to the District Airport Engineer after the opening of bids a tabulation thereof and its recommendations for award. Ordinarily, such concurrence will not be given for acceptance of other than the lowest bid received. However, if the sponsor considers the lowest bidder unqualified, incapable, or not responsible, the next lowest bidder may be recommended for approval, giving full justification for the proposed action.

(c) *Compliance with local laws.* All contracts shall meet the requirements of local laws.

(d) *Contract requirements.* All construction contracts let by a sponsor with respect to any project shall contain, in addition to such other provisions as may be necessary to ensure accomplishment of the work involved in accordance with the sponsor's Grant Agreement provisions requiring:

(1) That the contractor obtain the prior written consent of the sponsor to any proposed assignment of any interest in or part of the contract.

(2) That no convict labor be employed under the contract, and that in the employment of labor (except executive, administrative, or supervisory) preference be given, where they are qualified, to individuals who served in the military services of the United States as defined in section 101 (1) of the Soldiers and Sailors Civil Relief Act of 1940 and who have been honorably discharged from such service: *Provided*, That such preference shall apply only where such labor is available locally and qualified to perform work to which the employment relates.

(3) That the contractor pay all skilled and unskilled labor employed under the contract not less than minimum wage

rates pre-determined by the Secretary of Labor for such labor.

(4) That the contractor comply with the so-called "Kick-back Statute", Public Law 324, 73d Congress (48 Stat. 948), and the regulations issued by the Secretary of Labor pursuant thereto, 29 CFR, Supps., Part 3, 13 F. R. 524.

(5) That the contractor permit the Administrator or his duly authorized representatives to inspect and review all work, materials, payrolls, records of personnel, conditions of employment, invoices of materials, books of account, and other relevant data and records with respect to the contract.

(e) *Notices to proceed.* No sponsor shall permit any contractor or subcontractor to begin work under an approved project until the sponsor has issued to the contractor a written notice to proceed with such work. No such notice to proceed shall be issued until the sponsor has furnished the District Airport Engineer three conformed copies of the construction contract and has satisfied the Regional Administrator that the required property interests in all lands on which construction work will be performed under the project have been acquired by such sponsor or some other sponsor of the project.

(f) *Change orders.* No sponsor shall issue any change order under any of its construction contracts unless such change order has been approved in writing by the District Airport Engineer. Such change orders shall be on a form satisfactory to the District Airport Engineer and three copies thereof shall be submitted to the District Airport Engineer at the time approval is requested.

(g) *Payments to the contractor.* A sponsor may make partial payments to a contractor on the basis of an estimate of work performed and materials delivered to the site as may be provided for in the contract.

(h) *Force account work.* Before undertaking any construction work by sponsor's force account, a sponsor shall obtain the written approval of the District Airport Engineer. In requesting such approval a sponsor shall submit to the District Airport Engineer the following:

(1) Adequate plans and specifications showing the nature and extent of the construction work to be accomplished by sponsor's force account;

(2) A schedule of the proposed construction and of the construction equipment that will be available for the project;

(3) Assurance that adequate labor, material and equipment, together with adequate supervisory, engineering, and inspection personnel will be provided;

(4) A detailed estimate of cost of such force account work, broken down for each class of costs involved, such as labor, materials, rental of equipment, and other pertinent items of cost.

Whenever an application for grant payment involving sponsor's force account work is made by a sponsor pursuant to § 550.9, such application shall be accompanied by a periodic cost estimate for such work on Form ACA-1629 (§ 550.11 (e)).

(1) *Owner contracts.* Contracts with the owners of airport hazards, buildings, pipe lines, power lines, or other structures or facilities, for the installation, extension, removal or relocation thereof, are exempt from the requirements of this section except that a sponsor shall obtain the approval of the District Airport Engineer before entering into any such contract.

§ 550.8 *Accounting and audit—(a) Accounting procedure.* Each sponsor shall establish and maintain an accounting system adequate to permit determination by the Administrator of the allowable costs of the project. Project costs shall be so segregated and grouped that the sponsor will be able to furnish, whenever required, cost data in the following cost classifications:

- (1) Purchase price or value of land.
- (2) Incidental costs of land acquisition.
- (3) Costs of contract construction.
- (4) Costs of force account construction.
- (5) Engineering costs of plans and designs.
- (6) Engineering costs of supervision and inspection.
- (7) Other administrative costs.

(b) *Project accounts and records—(1) Project accounts.* All funds to be expended in payment of project costs (including funds of the sponsor and funds received from the United States or from other sources) shall be deposited with an official, or officials, or depository, authorized by law to receive public funds, as may be designated by the sponsor or sponsors, and shall be maintained in an account separate and distinct from all other funds, designated "Federal Airport Project (name of airport)." *Provided,* That no separate project account need be maintained for a project consisting of land acquisition only. No funds so deposited shall be withdrawn except in payment of project costs of the project or as reimbursement for funds advanced for such purpose by the sponsor or some other public agency.

(2) *Cost evidence.* A sponsor shall secure and retain in its files documentary evidence such as invoices, cost estimates, and pay rolls supporting each item of project costs.

(3) *Payment evidence.* A sponsor shall retain in its files evidence of all payments for items of project costs including vouchers, cancelled checks or warrants, and receipts for cash payments.

(c) *Audits.* A sponsor shall permit authorized representatives of the Administrator to audit the project records and accounts to determine the allowability of project costs and the amount of Federal participation in the cost of the project. Progress audits may be made at any time during the life of the project at the discretion of the Regional Administrator. If work is suspended on the project for an appreciable length of time, an audit will be made prior to a semifinal grant payment, as provided in § 550.9 (c). A final audit will be made prior to final payment, as provided in § 550.9 (d).

§ 550.9 *Grant payments—(a) Land acquisition payments.* If an approved project includes land acquisition as an item of airport development, the sponsor, may at any time after it has executed the Grant Agreement, make application to the Administrator, as provided in paragraph (e) of this section, for payment of the United States share of the allowable project costs of any such land acquisition, including any acquisition completed prior to execution of the Grant Agreement which is part of the airport development included in the project.

(b) *Partial grant payments—(1) General.* Partial grant payments for all allowable project costs will be made to a sponsor from time to time as the work on a project progresses and such costs are incurred, upon application therefor as provided in paragraph (e) of this section. In the absence of an agreement otherwise, a sponsor may apply for such partial payments on a monthly basis.

(2) *Amount of partial grant payments.* Except as otherwise provided, partial grant payments will be made in amounts sufficient to bring the aggregate amount of all partial payments to the estimated United States share of the project costs of the airport development accomplished under the project as of the date of the sponsor's latest application for such payment. No such payment will be made which would bring the aggregate amount of all partial payments for a project to more than 90% of the estimated United States share of the total estimated costs of all airport development included in the project, or 90% of the maximum obligation of the United States as stated in the Grant Agreement, whichever amount is lower. In determining the amount of a partial grant payment, the Regional Administrator will deduct both from the amount of project costs incurred and from the amount of the estimated total project costs, those project costs which he may deem of questionable allowability.

(c) *Semi-final grant payments.* Whenever construction work on a project is suspended for an appreciable length of time and the allowability of the project costs of all airport development completed has been determined on the basis of an audit and review of all such costs, a semi-final grant payment may be made in an amount sufficient to bring the aggregate amount of all partial grant payments for the project to the United States share of all allowable project costs incurred even though such amount may be in excess of the 90% limitations specified in paragraph (b) (2) of this section, but in no event to an amount in excess of the maximum obligation of the United States as stated in the Grant Agreement.

(d) *Final grant payments—(1) General.* At such time as a project has been wholly completed in accordance with the terms of the Grant Agreement, an application for final grant payment may be filed as provided in paragraph (e) of this section. The Administrator will make final grant payment thereon only when he has determined that the following conditions have been met:

(i) A final inspection of all work at the project site has been conducted by

the representatives of the Administrator, the sponsor, and the contractor;

(ii) A final audit of the project account has been completed by representatives of the Administrator;

(iii) The sponsor has furnished the final "as constructed" plans, unless otherwise agreed to by the Regional Administrator.

(2) *Amount of final grant payments.* Based upon the final inspection, the final audit, the plans, and the documents and supporting information required by paragraph (e) of this section, the Administrator will determine the total amount of the allowable project costs of a project and pay the sponsor the United States share of such amount less the total amount of all prior grant payments: *Provided,* That the aggregate of all grant payments for a project shall not exceed the amount stated in the Grant Agreement for such project as the maximum obligation of the United States with respect thereto.

(e) *Application for grant payments.* All applications for grant payments shall be made on Form ACA-1625.1 (§ 550.11 (f)), accompanied by (1) a summary of project costs on Form ACA-1630 (§ 550.11 (g)), (2) a periodic cost estimate on Form ACA-1629 (§ 550.11 (e)) for each contract or force account representing costs for which payment is requested, and (3) such supporting information, including appraisals of property interests, as may be required by the Regional Administrator to permit the determination of the allowability of any costs for which payment has been requested.

(f) *Excess grant payments.* If upon final determination of the allowability of all project costs of a project, it is found that the total of grant payments made to the sponsor is in excess of the total United States' share of allowable project costs of the project, such excess shall be returned promptly by the sponsor to the United States.

§ 550.10 *Memoranda and hearings—*

(a) *Memoranda.* At any time prior to the issuance of a grant offer for a project by the Administrator, any public agency, person, association, firm, or corporation having a substantial interest in the disposition of the project application for such project, may file a memorandum in support thereof, or in opposition thereto with the Administrator through the District Airport Engineer of the district in which the project is located. Such party may request a public hearing with respect to the location of the airport the development of which is proposed. If, in the opinion of the Administrator, the party filing the memorandum has a substantial interest in the matter, a public hearing will be held in accordance with paragraph (b) of this section.

(b) *Hearings.* If a request for a public hearing is made and approved as set forth in paragraph (a) of this section, the time and place of the hearing will be set by the Administrator. The time will be set so as to avoid undue delay in disposing of the subject project application but so as to afford reasonable time for all parties concerned to prepare for the hearing. The place of hearing will be at a place convenient to the sponsor.

The Administrator will give notice of time and place by mail to the party filing the memorandum, to the sponsor or sponsors, and to such other persons as the Administrator deems necessary.

(c) *Procedure.* Any public hearing under paragraph (b) of this section will be conducted on behalf of the Administrator by such examiner or examiners as the Administrator may designate. Such examiner or examiners shall decide the time to be consumed, the type of testimony to be heard, and all other matters with respect to the conduct of the hearing.

(d) *Records.* A hearing will be recorded in such form and manner as may be determined by the examiner or examiners and the record so made shall become a part of the record of the project application.

§ 550.11 *Forms.* The purpose of this section is to describe the various forms referred to in the foregoing sections of this part. Copies of such forms and assistance in the completion and execution thereof may be obtained by a sponsor from the District Airport Engineer of the CAA district in which the project is located.

(a) *Request for Federal aid, Form ACA-1623 (4-48).* This form consists of a statement requesting Federal aid in carrying out a project under the act, together with appropriate spaces for insertion of information relating to: The location of the airport or airport site; the amount and source of funds to be used by the sponsor in payment of that part of the project costs which are not to be paid with United States funds; a general description of the proposed work; and the estimated cost of the proposed work. It is to be executed by an appropriate official of the prospective project sponsor.

(b) *Project Application, Form ACA-1624 (5-49).* This form, which is also to be executed by an appropriate official of the project sponsor, consists of four parts, as follows:

(1) *Part I: Project information.* This part contains the sponsor's application for a grant of Federal funds to aid in financing a particular project. Appropriate spaces are provided for insertion of the name of the sponsor, the name and location of the airport to be developed, the description of the proposed airport development, and an estimate of the costs of the project.

(2) *Part II: Representations.* This part contains six representations and certifications of the sponsor of the project, reading as follows:

1. *Legal authority.* The sponsor has the legal power and authority: (1) To do all things necessary in order to undertake and carry out the Project in conformity with the Act and the Regulations; (2) to accept, receive, and disburse grants of funds from the United States in aid of the Project, on the terms and conditions stated in the Act and the Regulations; and (3) to carry out all of the provisions of Parts III and IV of this Project Application.

2. *Funds.* The Sponsor now has on deposit, or is in a position to secure, \$_____ for use in defraying the costs of the Project. The present status of these funds is as follows: [Space is provided here in which the sponsor is to insert sufficiently detailed and documented information to permit it to be

determined that "sufficient funds are available for that portion of the project costs which is not to be paid by the United States", as required by Section 9 (d) of the Act. This information should include the amount of money available for the project which is then on deposit to the credit of the sponsor, the amount available from any other source but not then in the possession or control of the sponsor (together with the nature of any assurances received by the sponsor that such funds will be furnished), and the amount which remains to be raised by the sponsor by the sale of bonds or any other method (indicating the steps thus far taken to raise such funds). In addition, this information should include an itemization of all contributions or donations of land, materials, equipment, labor, or other assets to be made to the project and claimed by the sponsor as project costs, showing the estimated value or cost of each such contributed or donated item.]

Depository: The Sponsor will deposit all project funds in _____ which is qualified by law to act as a depository of public funds. The Sponsor hereby designates _____ to receive payments representing the United States share of the project costs.

3. *Land.* The sponsor holds the following property interests in the following areas of land which are to be developed or used as part of or in connection with the airport, subject to the following exceptions, encumbrances and adverse interests, all of which lands are identified on the property map which is attached hereto as Exhibit "A": [Space is provided here in which the sponsor is to list all areas of airport lands which have been acquired by it prior to the submission of the project application, identifying them by area numbers as shown on the attached property map and indicating, with respect to each such area, the interest held by the sponsor therein. In the case of each area in which the sponsor holds title in fee, such interest should be described as "title in fee, free and clear of all liens, easements, leases, and other encumbrances and adverse interests", or if there are any such encumbrances or adverse interests, they should be specified and the title described as title in fee, subject only to such named encumbrances or adverse interests. Similarly, where the sponsor holds some lesser property interest, such interest should be specified, indicating if it is less than title, the authority under which such interest is held. If the interest is a leasehold estate granted by some other public agency, a certified copy of the instrument creating such interest should be attached.]

The sponsor further certifies that the above is based on a title examination by a qualified attorney or title company and that such attorney or title company has determined that the sponsor holds the above property interests.

4. *Approvals of other agencies.* The project has been approved by all non-Federal agencies whose approval is required, namely: [Space is provided here in which the sponsor is to list all non-Federal agencies whose approval of the project is required.]

5. *Defaults.* The sponsor is not in default on any obligation to the United States or any agency of the United States Government relative to the development, operation, or maintenance of any airport, except as stated herewith: [Space is provided here in which the sponsor is to describe any existing obligations of the nature indicated, on which it is in default.]

6. *Possible disabilities.* There are no facts or circumstances (including the existence of effective or proposed leases, use agreements, or other legal instruments affecting use of the airport or the existence of pending litigation or other legal proceedings) which: (a) are known or by due diligence might be

known; (b) in reasonable probability might make it impossible for the sponsor to carry out and complete the project or carry out the provisions of Part III and IV of the Project Application, either by limiting its legal or financial ability or otherwise; and (c) have not been brought to the attention of an authorized representative of the Administrator.

(3) *Part III: Sponsor's assurances.* This part contains the following assurances and covenants on the part of the sponsor, all of which are to become effective upon acceptance by the sponsor of a grant offer for the project and remain in force and effect throughout the useful life of the facilities developed under the project but in any event not to exceed 20 years from the date of such acceptance:

2. The sponsor will operate the airport as such for the use and benefit of the public. In furtherance of this covenant (but without limiting its general applicability and effect), the sponsor specifically agrees that it will keep the airport open to all types, kinds, and classes of aeronautical use without discrimination between such types, kinds, and classes; *Provided,* That the sponsor may establish such fair, equal, and non-discriminatory conditions to be met by all users of the airport as may be necessary for the safe and efficient operation of the airport; *And provided further,* That the sponsor may prohibit any given type, kind, or class of aeronautical use of the airport if such action will best serve the aeronautical needs of the area served by the airport.

3. The sponsor will not exercise, grant, or permit any exclusive right for the use of the airport forbidden by Section 303 of the Civil Aeronautics Act of 1938, as amended. In furtherance of this covenant (but without limiting its general applicability and effect), the sponsor specifically agrees that it will not either directly or indirectly exercise, or grant to any person, firm or corporation, or permit any persons, firm, or corporation to exercise, any exclusive right for the use of the airport for commercial flight operations, including air carrier transportation, rental of aircraft, conduct of charter flights, operation of flight schools or the carrying on of any other service or operation requiring the use of aircraft.

4. The sponsor agrees that it will operate the airport for the use and benefit of the public, on fair and reasonable terms and without unjust discrimination. In furtherance of this covenant (but without limiting its general applicability and effect), the sponsor specifically covenants and agrees:

(a) That in any agreement, contract, lease, or other arrangement under which a right or privilege at the airport is granted to any person, firm, or corporation to render any service or furnish any parts, materials, or supplies (including the sale thereof) essential to the operation of aircraft at the airport, the sponsor will insert and enforce provisions requiring the contractor:

(1) To furnish good, prompt, and efficient service³ adequate to meet all the demands for its service³ at the airport.

(2) To furnish said services³ on a fair, equal, and nondiscriminatory basis to all users thereof, and

(3) To charge fair, reasonable, and non-discriminatory prices for each unit of sale or service:³ *Provided,* That the contractor may be allowed to make reasonable and non-discriminatory discounts, rebates, or other

³ As used in these subsections the words "service" shall include furnishing of parts, materials, and supplies (including sale thereof) as well as furnishing of service.

similar types of price reductions to volume purchasers.

(b) That it will not exercise or grant any right or privilege which would operate to prevent any person, firm, or corporation operating aircraft on the airport from performing any services on its own aircraft with its own employees (including, but not limited to, maintenance and repair) that it may choose to perform.

(c) That if the sponsor exercises any of the rights or privileges set forth in subsection (a) of this paragraph it will be bound by and adhere to the condition specified for contractors set forth in said subsection (a).

5. Nothing contained herein shall be construed to prohibit the granting or exercise of an exclusive right for the furnishing of nonaviation products and supplies or any service of a nonaeronautical nature.

6. The sponsor will suitably operate and maintain the airport and all facilities thereon or connected therewith which are necessary for airport purposes other than facilities owned or controlled by the United States, and will not permit any activity thereon which would interfere with its use for aeronautical purposes: *Provided*, That nothing contained herein shall be construed to require that the airport be operated and maintained for aeronautical uses during temporary periods when snow, flood, or other climatic conditions interfere substantially with such operation and maintenance. Essential facilities, including night lighting systems, when installed, will be operated in such a manner as to assure their availability to all users of the airport.

7. Insofar as is within its powers and reasonably possible, the sponsor will prevent the use of any land either within or outside the boundaries of the airport in any manner (including the construction, erection, alteration, or growth of any structure or other object thereon) which would create a hazard to the landing, taking-off, or maneuvering of aircraft at the airport, or otherwise limit the usefulness of the airport. This objective will be accomplished either by the adoption and enforcement of a zoning ordinance and regulations or by the acquisition of easements or other interests in lands or airspace, or by both such methods. With respect to land outside the boundaries of the airport, the sponsor will also remove or cause to be removed any growth, structure, or other object thereon which would be a hazard to the landing, taking-off, or maneuvering of aircraft at the airport, or if such removal is not feasible, will mark or light such growth, structure, or other object as an airport obstruction or cause it to be so marked or lighted. The airport approach standards to be followed in performing the covenants contained in this paragraph shall be those established by the Administrator in Office of Airports Drawing No. 672, dated September 1, 1946, unless otherwise authorized by the Administrator.

8. All facilities of the airport developed with Federal aid and all those usable for the landing and taking-off of aircraft will be available to the United States at all times, without charge, for use by military and naval aircraft in common with other aircraft, except that if the use by military and naval aircraft is substantial, a reasonable share, proportional to such use, of the cost of operating and maintaining facilities so used, may be charged. The amount of use to be considered "substantial" and the charges to be made therefor shall be determined by the sponsor and the using agency.

9. Whenever so requested by the Administrator, the sponsor will furnish to any civil agency of the United States, without charge (except for light, heat, janitor service, and similar facilities and services at the reasonable cost thereof), such space in airport buildings as may be determined by the Administrator to be reasonably adequate for use in connection with any airport air traffic

control activities, weather-reporting activities, and communications activities related to airport air traffic control, which are necessary to the safe and efficient operation of the airport and which such agency may deem it necessary to establish and maintain at the airport for such purposes: *Provided*, however, That the amounts of space the sponsor may be required to furnish for such purposes and on such conditions, shall not be in excess of the maximum amounts prescribed in the Grant Agreement relating to the Project. Such space or any portion thereof will be made available as provided herein within six months after receipt of written request from the Administrator. Additional building space for such purposes may be furnished to any civil agency of the United States upon such terms as may be agreed upon between such civil agency and the sponsor.

10. After completion of the Project and during the term of these covenants, the Sponsor will maintain a current system of Airport accounts and records, using a system of its own choice, sufficient to provide annual statements of income and expense. It will furnish the Administrator with such annual or special Airport financial and operational reports as he may reasonably request. Such reports may be submitted to the Administrator on forms furnished by him, or may be submitted in such other manner as the Sponsor elects, provided the essential data are furnished. The Airport and all airport records and documents affecting the Airport, including deeds, leases, operation and use agreements, regulations, and other instruments, will be available for inspection by any duly authorized representative of the Administrator upon reasonable request. The Sponsor will furnish to the Administrator, upon request a true copy of any such document.

11. The Sponsor will not enter into any transaction which would operate to deprive it of any of the rights and powers necessary to perform any or all of the covenants made herein, unless by such transaction the obligation to perform all such covenants is assumed by another public agency eligible under the Act and the Regulations to assume such obligations and having the power, authority and financial resources to carry out all such obligations. If an arrangement is made for management or operation of the airport by any agency or person other than the Sponsor or an employee of the Sponsor, the Sponsor will reserve sufficient powers and authority to insure that the Airport will be operated and maintained in accordance with the Act, the Regulations, and these covenants.

12. The Sponsor will maintain a master plan layout of the Airport having the current approval of the Administrator. Such layout shall show building areas, approach areas, and landing areas, indicating present and future proposed development. The Sponsor will conform to such master plan layout in making any future improvements or changes at the Airport which, if made contrary to the master plan layout, might adversely affect the safety, utility, or efficiency of the Airport.

13. (a) The Sponsor will acquire within a reasonable time but in any event prior to the start of any construction work under the Project, the following property interests in the following areas of land on which such construction work is to be performed, all of which lands are identified on the property map which is attached hereto and identified as Exhibit "A": [Space is provided here in which the sponsor is to state the exact property interests which the sponsor will acquire, prior to the start of any construction work under the project, in all areas of land on which any such construction work is to be performed, identifying such areas by numbers or other symbols as shown on the attached property map. Where the property interest to be acquired is title in fee, such

title should be described as "title in fee, free and clear of all liens, easements, leases, and other encumbrances and adverse interests," or if it is expected that there will be such encumbrances or adverse interests, they should be specified and the title described as title in fee, subject only to such named encumbrances or adverse interests. Similarly where the sponsor is to acquire some lesser property interest, such interest should be specified.]

(b) The Sponsor will acquire within a reasonable time and if feasible prior to the completion of all construction work under the Project, the following property interests in the following areas of land which are to be developed or used as part of or in connection with the Airport as it will be upon completion of the Project, all of which lands are identified on the property map which is attached hereto and identified as Exhibit "A": [Space is provided here in which the sponsor is to state the exact property interests that the sponsor will acquire in all areas of land needed for airport purposes other than those covered in paragraph 13 (a) of Part III and in paragraph 3 of Part II. Such interests should be described with the same particularity as those described in paragraph 14 (a).]

14. If at any time it is determined by the Administrator that there is any outstanding right or claim of right in or to the airport property, other than those set forth in paragraph 3 of Part II and paragraphs 13 (a) and 13 (b) of this Part, the existence of which creates an undue risk of interference with the operation of the airport or the performance of the covenants of this Part, the sponsor will acquire, extinguish or modify said right, or claim of right, in a manner acceptable to the Administrator.

(4) *Part IV: Project agreement.* This part contains an agreement on the part of the sponsor, conditional upon execution of a Grant Agreement for the project, to accomplish the project in accordance with the Act, the Regulations, the plans and specifications, as approved by the Administrator, and the Grant Agreement.

Printed on the last page of the form is a form of certification to be executed by the sponsor's attorney, stating that all statements of law made in the Project Application and all legal conclusions upon which the representations and covenants are based, in his opinion, are true and correct.

(c) *Project Application for Additional Project, Form ACA-1624.1 (5-49).* This form, which is also to be executed by an appropriate official of the project sponsor, is a modification of the Project Application, Form ACA-1624, and may be used by the sponsor, at the discretion of the Regional Administrator, for second and subsequent projects at the same airport. Form ACA-1624.1 is identical with Form ACA-1624 except that, with respect to the former, certain of the representations and assurances are incorporated by reference in lieu of being set forth in their entirety.

(d) *Grant Agreement Form.* This form consists of two parts, as follows:

(1) *Part I: Offer.* This part sets forth an offer and agreement on the part of the United States, to be executed by the Regional Administrator on behalf of the Administrator, to pay a certain stated percentage of the allowable project costs of an approved project, not to exceed a specified maximum amount, on the following terms and conditions together with such other special terms and con-

ditions as may be determined by the Administrator to be necessary with respect to the particular project, to insure compliance with the act and the regulations:

2. The Sponsor shall:

(a) Begin accomplishment of the Project within a reasonable time after acceptance of this offer, and

(b) Carry out and complete the Project in accordance with the terms of this Offer, and the Federal Airport Act and the Regulations promulgated thereunder by the Administrator in effect on the date of this Offer, which Act and Regulations are incorporated herein and made a part hereof, and

(c) Carry out and complete the Project in accordance with the plans and specifications and property map, incorporated herein, as they may be revised or modified with the approval of the Administrator or his duly authorized representatives.

3. The Sponsor shall operate and maintain the Airport as provided in the Project Application incorporated herein.

4. (First alternate.) The maximum amounts of building space which the Sponsor shall be obligated to furnish civil agencies of the United States for the purposes and on the terms and conditions stated in paragraph 9 of Part III of the Project Application, shall be as set forth in the attached schedule of maximum space requirements which is incorporated herein and made a part hereof.

4. (Second alternate.) The Administrator having determined that no space in airport buildings will be required by any civil agency of the United States for the purposes set forth in paragraph 9 of Part III of the Project Application, the provisions of the said paragraph shall be deemed to be of no force or effect.

5. Any misrepresentation or omission of a material fact by the Sponsor concerning the Project or the Sponsor's authority or ability to carry out the obligations assumed by the Sponsor in accepting this Offer shall terminate the obligation of the United States, and it is understood and agreed by the Sponsor in accepting this Offer that if a material fact has been misrepresented or omitted by the Sponsor, the Administrator on behalf of the United States may recover all grant payments made.

6. The Administrator reserves the right to amend or withdraw this Offer at any time prior to its acceptance by the Sponsor.

7. This Offer shall expire and the United States shall not be obligated to pay any of the allowable costs of the Project unless this Offer has been accepted by the Sponsor within 60 days from the above date of Offer or such longer time as may be prescribed by the Administrator in writing.

This offer also provides that it is to constitute a Grant Agreement upon its acceptance by the sponsor and that such Grant Agreement shall remain in effect throughout the useful life of the facilities developed under the project but in any event not to exceed twenty years from the date of acceptance.

(2) *Part II: Acceptance.* This part, which is to be executed by an appropriate officer of the sponsor, contains an acceptance of the offer by the sponsor.

Printed on the last page of the form is a form of certification to be executed by the sponsor's attorney, stating that the acceptance of the offer by the sponsor was due and proper and in accordance with State and local law and that the Grant Agreement constitutes a legal and binding obligation of the sponsor.

(e) *Periodic Cost Estimate, Form ACA-1629 (5-49).* This form contains two certifications, as follows:

(1) A certification to be executed by the contractor (or the sponsor with respect to force account work) that "the work performed and the materials supplied to date, as shown on this Periodic Cost Estimate, represent the actual value of accomplishment under the terms of this contract in conformity with approved plans and specifications, that the quantities shown were properly determined and are correct, and that there has been full compliance with all labor provisions included in the contract identified above"; and

(2) An "acknowledgment and concurrence" of the sponsor's engineer, concurring in the contractor's certification (to be omitted in the case of force account work).

These certifications are preceded by spaces for inserting information regarding the progress of construction work, including the dates when notice to proceed with the work was given, when the work was commenced, and when completion of the work is anticipated, the percentage of physical completion of the contract work, the latest revised estimate of the quantity and cost of each item of the work to be accomplished, and a statement of the quantities and value of all construction work actually accomplished as of the end of the period for which the report is prepared.

Instructions for the preparation of this form are appended thereto and a Continuation Sheet (Form ACA-1629a) is provided for use where additional space is needed.

(f) *Application for Grant Payment, Form ACA-1625.1 (5-49).* This form contains a formal statement of application for grant payment in a specified amount, the sponsor indicating whether such payment is for a partial, semi-final, or final grant payment. This form also contains appropriate spaces for inserting a summary of the total costs incurred as of a certain specified date, the estimated United States share of total costs, the total amount of previous applications for grant payments, and the amount of the current application for grant payment broken down into the following four classifications of costs: (1) Land (including cost of acquiring land and administrative costs incident thereto); (2) construction (value of work performed to date); (3) engineering; and (4) administrative. There is also a form of certification on the part of the sponsor, reading as follows:

I certify that the above application for grant payment is correct and just, and for a payment which has not been received. I further certify that the cost estimates and statement of costs incurred as set forth on this application are true and correct, and relate only to items of airport development contemplated by the grant agreement for this project; and that all such costs have been incurred in connection with airport development accomplished in accordance with the grant agreement and applicable plans and specifications,

together with a certification of the District Airport Engineer reading as follows:

I hereby certify that the physical construction work reflected on this application has been inspected under my direction at reasonably frequent intervals by qualified employees of the Civil Aeronautics Administra-

tion. Through such inspections, and by other means and checks recognized as good engineering practice, I am satisfied that the work accomplished is in accordance with the plans and specifications and provisions of the contract. The value of construction work performed as claimed above is supported in detail by periodic cost estimates previously approved by this office. Other claimed project costs appear to be reasonable. Subject to actual verification of all stated costs by CAA audit prior to the payment of final grant, I recommend payment of this application for grant funds.

Appended to this form are instructions for its preparation.

(g) *Summary of Project Costs, Form ACA-1630 (5-48).* This form contains spaces in which the sponsor is to insert the latest revised estimate of total project costs, the total costs incurred to date, and the percentage that the latter bears to the former, all of these figures to be broken down into five main cost classifications: (1) Land costs (including cost of acquiring land and administrative costs incident thereto), (2) construction, (3) engineering, (4) administrative, and (5) contingencies. Instructions for the preparation of this form are appended thereto.

PART 555—ACQUISITION BY PUBLIC AGENCIES FOR PUBLIC AIRPORT PURPOSES OF LANDS OWNED OR CONTROLLED BY THE UNITED STATES

Sec.	Definitions.
555.1	Purpose of regulations.
555.2	Requests for conveyance required.
555.3	Public agencies eligible to file requests for conveyance.
555.4	Form and content of requests for conveyance.
555.5	Place of filing requests for conveyance.
555.6	Findings and recommendations of the Regional Administrator.
555.7	Determination by the Administrator.
555.8	Determination by the head of the controlling department or agency.
555.9	Conveyances.
555.10	Covenants, reservation clause, and reverter clause in instruments of conveyance.
555.11	

AUTHORITY: §§ 555.1 to 555.11 issued under sec. 16, 60 Stat. 179; 49 U. S. C. 1115.

SOURCE: §§ 555.1 to 555.11 appear at 12 F. R. 144, except as noted following sections affected.

§ 555.1 *Definitions.* (a) All terms used in this part which are defined in the Federal Airport Act and are not defined in paragraph (b) of this section shall have the meaning given to them in the act.

(b) As used in this part, unless the context otherwise requires, the following terms shall have the meaning indicated:

(1) "CAA" means the Civil Aeronautics Administration of the United States Department of Commerce.

(2) "Administrator" means the Administrator of Civil Aeronautics or his duly authorized representative.

(3) "Regional Administrator" means the directing head of a regional office of the CAA or his duly authorized representative.

(4) "District Airport Engineer" means the directing head of a district office of the airports branch of a CAA regional

office or his duly authorized representative.

(5) "Department or agency" means any executive department, board, bureau, commission, or other agency in the executive branch of the Federal Government or any corporation wholly owned (either directly or through one or more corporations) by the United States.

(6) "Lands owned by the United States" means any lands in which the United States or any department or agency has title.

(7) "Lands controlled by the United States" means any lands not owned by the United States or a department or agency, the use of which is subject to the approval of the United States or any department or agency.

(8) "Property interest" means the title to or any other interest in land or any easement through or other interest in air space.

§ 555.2 Purpose of regulations. The regulations in this part apply to the acquisition by public agencies, under section 16 of the Federal Airport Act, of property interests in lands owned or controlled by the United States, the use of which is necessary either for carrying out a project under the Federal-aid Airport Program authorized by the act, or for the operation of a public airport. Section 16 of the act provides that if the Administrator determines that the use of any such lands is reasonably necessary for carrying out a project under the Federal-aid Airport Program or for operation of a public airport, he shall request the head of the department or agency having control of such lands to convey to the public agency sponsoring the project in question or owning or controlling the airport, such a property interest therein as he may deem necessary. The head of such department or agency is directed to determine whether the requested conveyance is inconsistent with the needs of the department or agency, and upon his determination that the requested conveyance is not so inconsistent is authorized and directed, with the approval of the President and the Attorney General of the United States, and without expense to the United States, to make the conveyance requested.

§ 555.3 Requests for conveyance required. Any public agency which desires to acquire, under section 16 of the Federal Airport Act, a property interest in lands owned or controlled by the United States, and which is eligible under § 555.4, shall file with the Administrator through the District Airport Engineer a request for conveyance as provided in §§ 555.5 and 555.6.

§ 555.4 Public agencies eligible to file requests for conveyance. (a) A public agency shall be eligible to file with the Administrator a request for conveyance to it of a property interest in any lands owned or controlled by the United States, only if such public agency meets the following requirements:

(1) The public agency must be a state, the Territory of Alaska, the Territory of Hawaii, or Puerto Rico, or any agency of any of them; a municipality or other

political subdivision; or a tax-supported organization.

(2) The public agency must be planning to use the lands in question for or in connection with (i) the development of a public airport as a project under the Federal-aid Airport Program, or (ii) the improvement, development, or protection of an existing public airport, whether or not work in connection therewith is to be done as a project under the Federal-aid Airport Program, or (iii) the establishment or construction of a new public airport, whether or not work in connection therewith is to be done as a project under the Federal-aid Airport Program.

(3) The agency must have the legal power and authority to accept the conveyance requested; to engage in any airport development, improvement, or construction necessary to derive full benefit from the conveyance requested; to establish, operate, and maintain the proposed or existing airport; and to raise the funds necessary to accomplish the proposed development, improvement, or construction and to finance the operation and maintenance of the airport.

(4) The public agency must have sufficient funds available, or be able to obtain sufficient funds, to defray the costs of any development, improvement, or construction which may be necessary to derive reasonable benefit from the conveyance requested, and to operate and maintain the proposed or existing airport.

(5) The public agency must not be in default on any obligation to the Government relative to the development, operation, or maintenance of an airport.

§ 555.5 Form and content of requests for conveyance. (a) No special form is required for a request for conveyance under the regulations of this part. However, sufficient facts must be given in order to enable the Administrator to determine that the public agency making the request is eligible to do so, that the use of the lands requested is reasonably necessary for carrying out a project under the Federal-aid Airport Program or for the operation of a public airport, and what property interest therein will be required to accomplish such purpose.

(b) In any event, each public agency filing a request for conveyance must submit with its request, or furnish as soon thereafter as possible, the following information if applicable and available or procurable, together with any further information that may be requested by the Administrator:

(1) Name and address of the public agency requesting the conveyance.

(2) Name, location, and ownership of the subject airport. If the airport is not in existence, the proposed name, the approved location, and the prospective ownership of the airport should be indicated. If the airport is in existence and is being operated under a lease or agreement from the requesting public agency, a copy of such lease or agreement should be submitted.

(3) Statement of the legal power and authority, and financial ability of the requesting public agency to develop, improve, construct, establish, operate, and maintain the subject airport.

(4) Name of the Federal agency owning or having control of the lands requested.

(5) Legal description and acreage of the lands requested.

(6) Description of the specific property interest (title, a leasehold estate, an easement, a permit or license, or an easement or other interest in airspace) necessary to meet the needs of the requesting public agency.

(7) Complete justification of the need for acquisition of the property interest in question, supported by such maps, charts, photographs, or documents as may be necessary to show the necessity for the use of the lands requested. If the use of other lands might be suitable to meet the needs of the requesting agency, the particular advantages of the Federally owned lands over such other suitable lands should be explained.

(8) A statement as to the plans and commitments which have been made concerning the financing or accomplishment of any development, improvement, or construction requiring the use of the lands or the property interest requested. An estimated date at which the use of the subject lands or interest will be required should be stated.

(9) The status of any project for the development of the subject airport under the Federal-aid Airport Program.

(c) Each request for conveyance shall state that the requesting public agency has the legal power and authority to accept a conveyance subject to covenants and conditions such as those contemplated by § 555.11.

(d) Each request for conveyance shall be signed by an officer of the requesting agency duly authorized and designated to file such request for and on behalf of the requesting public agency.

[12 F. R. 144, as amended by Amdt. 2, 13 F. R. 1792]

§ 555.6 Place of filing requests for conveyance. A request for conveyance of a property interest in lands owned or controlled by the United States must be filed in quadruplicate with the District Airport Engineer for the area in which such lands are located.

§ 555.7 Findings and recommendations of the Regional Administrator. The Regional Administrator will consider each request for conveyance and forward such request with his findings and recommendations to the Administrator.

§ 555.8 Determination by the Administrator. The Administrator will review each request for conveyance together with the findings and recommendations of the Regional Administrator and will determine whether or not the requesting public agency is eligible, and a conveyance is proper, under section 16 of the act and the regulations of this part. In the event such determination is in the affirmative, the Administrator will request the head of the department or agency having control of the lands in question to convey to the requesting public agency such a property interest in the lands as he may deem necessary. In all cases, it will be requested that the conveyance be made without consideration other than the benefits to accrue to the

public and the United States by virtue of the use of the lands for public airport purposes. In addition, the Administrator will request that the instrument of conveyance include certain covenants and clauses as provided in § 555.11.

§ 555.9 *Determination by the head of the controlling department or agency.* The act provides that the head of any department or agency having control of lands owned or controlled by the United States, upon receipt of a request from the Administrator that an interest in such lands be conveyed to a public agency for airport purposes, shall determine whether the requested conveyance is inconsistent with the needs of the department or agency and shall notify the Administrator of his determination within a period of four months after receipt of the Administrator's request.

§ 555.10 *Conveyances.* The act provides that if the head of a department or agency determines that a requested conveyance is not inconsistent with the needs of that department or agency, such department or agency head is authorized and directed, with the approval of the President and the Attorney General of the United States, and without any expense to the United States, to perform any acts and to execute any instruments necessary to make the conveyance requested.

§ 555.11 *Covenants, reservation clause, and reverter clause in instruments of conveyance.* (a) The Administrator, in a request to the head of a department or agency for the conveyance of a described property interest in lands owned or controlled by the United States, will request that the instrument of conveyance contain certain covenants, a clause reserving fissionable materials to the United States, and a reverter clause, as follows:

(1) *Covenants.* The Administrator will request the inclusion in the instrument of conveyance of such covenants as he may deem necessary in the specific case involved to assure that the lands requested will be used for the operation, or the development and operation, of a public airport, and in addition, a covenant to the effect that any subsequent transfer will be subject to all the covenants, conditions and limitations contained in said instrument of conveyance.

(2) *Clause reserving fissionable materials.* Pursuant to Executive Order 9908 (3 CFR, 1947 Supp.) or the Atomic Energy Act of 1946 (60 Stat. 761), whichever is applicable, the Administrator will request the inclusion in the instrument of conveyance of a clause reserving to the United States all fissionable materials in the lands in question with the right to enter upon the lands and prospect for, mine and remove such materials.

(3) *Reverter clause.* The Administrator will request that the instrument of conveyance include a provision that the conveyance is made on condition that the property interest thereby conveyed shall automatically revert to the United States, pursuant to section 16 of the Federal Airport Act, in the event the lands thereby transferred are not de-

veloped or have ceased to be used for airport purposes, the grantee agreeing for itself, its successors in interest, and assigns, by the acceptance of such conveyance, that a determination by the Administrator of Civil Aeronautics, or his successor in function, that the lands are not developed, or have ceased to be used for airport purposes, shall be conclusive of these facts.

[12 F. R. 144, as amended by 12 F. R. 1190, Amdt. 2, 13 F. R. 1792]

PART 560—REIMBURSEMENT FOR DAMAGE TO PUBLIC AIRPORTS BY FEDERAL AGENCIES

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AUTHORITY: §§ 560.1 to 560.20 issued under sec. 17, 60 Stat. 179, as amended by Pub. Law 840, 80th Cong.; 49 U. S. C. 1116.

SOURCE: §§ 560.1 to 560.20 appear at 14 F. R. 2375.

§ 560.1 *Definitions.* (a) "Act" means the Federal Airport Act (60 Stat. 170; Pub. Law 377, 79th Cong.), as amended by act of June 29, 1948 (62 Stat. 1111; Pub. Law 840, 80th Cong.).

(b) "Administrator" means the Administrator of Civil Aeronautics or his duly authorized representative.

(c) "Airport" means any area of land or water which is used, or intended for use, for the landing and take-off of aircraft, and any appurtenant areas which are used, or intended for use, for airport buildings or other airport facilities or rights-of-way, together with all airport buildings and facilities located thereon.

(d) "Betterment" means the construction or development of a new area or facility replacing a damaged area or damaged facility, or the repair or improvement of a damaged area or damaged facility to a condition better than its condition at the time specified in § 560.8 (a) or § 560.8 (b), whichever is applicable, or in accordance with higher standards of construction than its original construction.

(e) "CAA" means the Civil Aeronautics Administration of the United States Department of Commerce.

(f) "Damaged area" means any area of a public airport where damage has occurred, for the cost of the necessary

rehabilitation or repair of which reimbursement is requested under the regulations in this part, and which, in the opinion of the Administrator, is or was identifiable as a functional unit of the airport, contributing materially to its safety or utility.

(g) "Damaged facility" means any airport building, or other airport facility, which has suffered damage, for the cost of the necessary rehabilitation or repair of which reimbursement is requested under the regulations in this part, and which, in the opinion of the Administrator, is or was identifiable as a functional unit of the airport, contributing materially to its safety or utility.

(h) "District Airport Engineer" means the director of a District Office of the Airports Branch of a CAA Regional Office or his duly authorized representative.

(i) "Federal agency" means any executive department, board, bureau, commission, or other agency in the executive branch of the Government of the United States or any corporation wholly owned (either directly or indirectly through one or more corporations) by the United States.

(j) "Petitioner" means a public agency which submits to the Administrator a request for reimbursement for the cost of the necessary rehabilitation or repair of a public airport pursuant to the provisions of section 17 of the act.

(k) "Public agency" means the United States Government or any agency thereof; a State, the Territory of Alaska, the Territory of Hawaii, Puerto Rico, or the Virgin Islands or an agency of any of them; a municipality or other political subdivision; or a tax-supported organization.

(l) "Public airport" means any airport which is used or to be used for public purposes, under the control of a public agency, the landing area of which is publicly owned.

(m) "Regional Administrator" means the director of a CAA Regional Office or his duly authorized representative.

(n) "Rehabilitation or repair" means either restoration or betterment.

(o) "Restoration" means the repair of a damaged area or damaged facility to a condition equivalent to its condition at the time specified in § 560.8 (a) or § 560.8 (b), whichever is applicable.

(p) "Reimbursement" means the payment of money by the United States to a petitioner pursuant to the provisions of section 17 of the act.

§ 560.2 *Purpose of regulations.* The regulations in this part apply to requests for reimbursement submitted pursuant to the provisions of section 17 of the act, for the cost of the necessary rehabilitation or repair of public airports substantially damaged by Federal agencies. Section 17 of the act authorizes the Administrator to render such assistance to public agencies as he deems necessary in the preparation of such requests for reimbursement. Upon receipt of such a request from a public agency, the Administrator is further authorized, on behalf of the United States, to consider, ascertain, and determine, in accordance with regulations prescribed by him, the actual or estimated cost of such neces-

sary rehabilitation or repair for which such public agency is entitled to reimbursement from the United States and to certify to the Congress the amount of such cost, which certification shall be deemed a contractual obligation of the United States. Section 17 further authorizes such amounts to be appropriated by the Congress as may be necessary to enable the Administrator to make payments to public agencies as provided therein, either upon completion of the rehabilitation or repair involved or as such rehabilitation or repair progresses.

§ 560.3 Eligible requests for reimbursement. To be eligible for consideration by the Administrator, a request for reimbursement must:

- (a) Be submitted by an eligible petitioner (see § 560.4);
- (b) Cover damage to an eligible airport (see § 560.5);
- (c) Be submitted within certain time limitations (see § 560.6); and
- (d) Cover eligible rehabilitation or repair (see § 560.7).

§ 560.4 Eligible petitioners. To be eligible, a petitioner must meet the following requirements:

- (a) The petitioner must be a State, the Territory of Alaska, the Territory of Hawaii, Puerto Rico, or the Virgin Islands, or an agency of any of them; a municipality or other political subdivision; or a tax-supported organization.
- (b) The petitioner must have control or management of the airport to which the request relates at the time of submitting the request. Control or management may be established by an interim permit or an approved application for a surplus airport in those cases where the airport in question is subject to an outstanding lease or other conveyance to the United States.

§ 560.5 Eligible airports. (a) To be eligible, an airport must meet the following requirements:

- (1) The airport must be located in the continental United States, the Territory of Hawaii, the Territory of Alaska, Puerto Rico, or the Virgin Islands.
- (2) The landing area of the airport must be owned by a public agency at the time the request is submitted and must have been owned by a public agency at the time the damage occurred.
- (3) The airport must be used, or intended to be used, by and for the benefit of the public at the time the request is submitted, must be under the control of a public agency at such time, and must have been used for public purposes under the control of a public agency, at the time the damage occurred.
- (4) If the airport was damaged while owned by the United States or a Federal agency, the nucleus of such airport must have been developed or used as a non-Federal public airport prior to the occurrence of the damage.

(b) To meet the requirements of paragraph (a) of this section, it is not necessary that the public agency controlling an airport be the public agency owning its landing area, or that the public agency controlling an airport or owning its landing area, at the time a request is submitted, be the public agency which

controlled the airport or owned the landing area at the time the damage occurred.

(c) If an airport is operated by a private person or concern under a lease or contract from a public agency, such airport will be regarded as "used by and for the benefit of the public" and "under the control of a public agency", as required by paragraph (a) (3) of this section, if the airport is being so used and the lease or contract reserves to the public agency sufficient control over the manner in which the airport is operated to permit such public agency to compel its operation for the use and benefit of the public.

§ 560.6 Time limitations. (a) A request may be submitted before, during, or after the accomplishment of the rehabilitation or repair for the cost of which reimbursement is requested.

(b) No request will be considered by the Administrator unless such request is submitted within six months after the occurrence of the damage upon which the request is based: *Provided, however*, That in the event the damage was caused by operations of a military nature during time of war, such request may be submitted within six months after the time of termination of war, unless the airport is under the control or management of the United States at the time of the termination of such war, in which event, the request may be submitted to the Administrator within six months after transfer of such control or management of the airport to the public agency involved.

(c) The Administrator will consider a request which is based upon damage which occurred prior to the date of approval of the act: *Provided*, That the foregoing time limitations are complied with.

§ 560.7 Eligible rehabilitation or repair. In order to be eligible, rehabilitation or repair must meet the following requirements:

- (a) The rehabilitation or repair must be, or have been, necessary to remedy substantial damage to an eligible airport caused or permitted by a Federal agency.
- (b) The rehabilitation or repair must be, or have been, for the purpose of remedying damage to an area or facility which was owned by the petitioner or other non-Federal public agency at the time the damage occurred, unless, at that time, the area or facility was owned by the United States or a Federal agency, in which case the area or facility must have been a part of a non-Federal public airport prior to the occurrence of the damage.
- (c) The rehabilitation or repair must have, or have had, as its principal object the remedying of damage for which the petitioner, the airport owner, or any other person or agency has never been adequately compensated, reimbursed, or recompensed by the United States or any Federal agency.
- (d) The circumstances must be such that reimbursement would be in the public interest.

§ 560.8 Amount of reimbursement. The amount of reimbursement due for the eligible rehabilitation or repair of any specific damaged area or damaged

facility will be determined by the Administrator as provided below:¹

(a) If the damage occurred while the airport was under the management or control of the United States or a Federal agency, the amount determined to be due will be an amount equal to the actual or estimated cost of restoration of the damaged area or damaged facility to a condition equivalent to its condition on the date the United States or a Federal agency assumed management or control of the airport.

(b) If the damage occurred while the airport was not under the management or control of the United States or a Federal agency, the amount determined to be due will be an amount equal to the actual or estimated cost of restoration of the damaged area or damaged facility to a condition equivalent to its condition immediately prior to such damage.

(c) The principles stated in paragraphs (a) and (b) of this section will apply whether the rehabilitation or repair of a damaged area or damaged facility consists of restoration or betterment.

§ 560.9 Claims filed with other Federal agencies. A request for reimbursement may be submitted under the regulations in this part notwithstanding the fact that the petitioner has filed prior thereto a claim against the United States relating to the subject matters of such request. In such a case, however, the petitioner shall notify the Administrator, as hereinafter provided, as to the basis for and the current status of, such claim.

§ 560.10 Form and content of requests.

(a) A request for reimbursement which a petitioner must submit under the regulations in this part is not required to be in any particular form. However, a request must state that it is made pursuant to section 17 of the act and the regulations in this part, and should contain the following pertinent information: (Documents, maps, affidavits, records, and other materials necessary to support the request should be submitted with such requests or as soon thereafter as possible, if available or procurable).

- (1) Name and address of petitioner.
- (2) Name and location of airport.
- (3) Ownership of airport at time of submitting request; if petitioner or another public agency is operating the airport under a lease, permit, license, or agreement from another public agency, copies of such instruments must be submitted; if a lessee or assignee of the petitioner or another public agency is operating the airport, copies of the operating lease or agreement must be submitted.
- (4) Extent to which the airport has ever been operated other than for the use and benefit for the public.
- (5) The name of the Federal agency causing or permitting the damage.
- (6) Date or period when damage occurred.

(7) Ownership of airport, damaged areas, and damaged facilities at time damage occurred; if a Federal agency was at that time in possession under a lease or agreement with the petitioner

¹ See also § 560.17.

or another public agency, copies of such documents must be submitted.

(8) (i) If the damage occurred while the airport was in possession or control of a Federal agency, evidence or information must be submitted as to the condition of the airport at the time the Federal agency assumed possession or control and its condition at the time such possession or control was relinquished.

(ii) If the damage occurred while the airport was not in possession or control of a Federal agency, evidence or information must be submitted as to its condition immediately prior to such damage.

(9) Type, extent, and period of operation of the airport by the Federal agency.

(10) Specific cause of the damage, giving full facts known relative to what specific acts or omissions on the part of a Federal agency damaged the airport.

(11) Nature and extent of the damage, illustrated by maps of the airport with the damage area delineated thereon, photographs, and such other evidence pertaining thereto as may be available.

(12) Extent to which the damage was covered by insurance.

(13) Itemized lists of all rehabilitation or repair work accomplished, with breakdowns of such work by items and cost; vouchers or other evidence of payment must be submitted, together with maps, photographs and other pertinent material.

(14) Itemized lists of all proposed rehabilitation or repair considered necessary, with an estimate of costs of each item and accompanied by such plans and specifications as have been prepared.

(15) Such other records, documents, or data as may be necessary to support the request for reimbursement.

(16) Statement to the effect that the request does not include reimbursement for the cost of rehabilitation or repair of improvements and facilities constructed with United States funds by the Federal agency which owned, managed, or controlled the airport or caused or permitted the damage.

(17) Nature and current status of any claim filed with a Federal agency, or any litigation arising out of or in connection with the subject damage; copies of any such claim or the pleadings in any such litigation must be submitted.

(b) Each request shall be signed and verified by an officer of the petitioner, duly authorized and designated to file such request for and on behalf of the petitioner.

(c) In addition, each request must be accompanied by evidence that the petitioner has granted, or caused to be granted, authority to the District Airport Engineer or other representatives of the Administrator to inspect the airport and the damaged areas and damaged facilities, to interview representatives of the petitioner and airport owner, and to examine airport records and documents as may be deemed necessary by such representatives of the Administrator.

§ 560.11 *Submission of requests.* All requests shall be submitted to the appropriate District Airport Engineer in quadruplicate. The date of receipt of a request by a District Airport Engineer will be considered the date on which such

request was submitted to the Administrator.

§ 560.12 *Consideration and determination of requests; notifications to petitioners.* (a) Consideration by the Regional Administrator: The Regional Administrator, upon receipt of a request, will review it and forward it to the Administrator with such comments and information as may be pertinent to the issues presented.

(b) Preliminary finding; notification to petitioner; filing of additional information: After receipt of a request, the Administrator will obtain the views of the Federal agency or agencies alleged to have caused the damage, and will thereafter make a preliminary and tentative finding of the eligibility of the rehabilitation or repair and the amount of reimbursement due. The petitioner will be notified of such preliminary and tentative finding. The notification will designate each of the damaged areas and damaged facilities which are to be, or have been, rehabilitated or repaired, and for each of such areas and facilities the notification will state the rehabilitation or repair for which reimbursement was requested, the amount requested therefor, and the amount tentatively allowed therefor. The petitioner will be given twenty days, or such additional time as may be granted, to file additional information in support of any amount which has not been tentatively allowed. Any additional information filed will be considered in the final determination of the amount of reimbursement due.

(c) Final determination by the Administrator: The Administrator will thereafter consider, ascertain, and finally determine the amount of reimbursement due for the actual or estimated cost of the eligible rehabilitation or repair.

§ 560.13 *Certification of requests to the Congress; notifications to petitioners.*

(a) The Administrator will certify to the Congress such amount as he has determined to be the actual or estimated cost of the eligible rehabilitation or repair. The certification will include a brief statement of the character of the damage upon which the request is based and of the work performed or to be performed to accomplish the eligible rehabilitation or repair.

(b) The petitioner will be notified by the Administrator of the certification to the Congress. The notification will designate the damaged areas and damaged facilities of the airport which are to be, or have been, rehabilitated or repaired and for each of such areas and facilities the notification will state the rehabilitation or repair for which reimbursement was requested, the amount requested therefor, and the amount included therefor in the certification to the Congress.

§ 560.14 *Notification of appropriation.* As soon as possible after an appropriation has been made by the Congress pursuant to a certification by the Administrator, the petitioner will be notified of the amount so appropriated.

§ 560.15 *Accomplishment of rehabilitation or repair—(a) Time of performance.* Rehabilitation or repair may be accomplished before a request for re-

imbursement is submitted pursuant to the provisions of § 560.10, or may be accomplished at any time thereafter. However, if there is to be betterment of a damaged area or damaged facility, and such item of betterment is, or is to be, included as airport development in a project in the Federal-Aid Airport Program (see § 560.19), such item of betterment should not be undertaken prior to the date of execution of a Grant Agreement therefor.

(b) *Separable rehabilitation or repair.* A petitioner may accomplish the rehabilitation or repair of an airport as a whole or, if it desires to do so, may accomplish separately the rehabilitation or repair of any damaged area or damaged facility.

(c) *Plans and specifications.* Plans and specifications for the accomplishment of rehabilitation or repair shall be submitted to the Administrator for his approval, unless in the opinion of the Administrator the work involved in rehabilitation or repair is of a type not requiring plans and specifications for satisfactory accomplishment. Such plans and specifications shall be submitted prior to the start of construction unless the rehabilitation or repair has been completed at the time a request for reimbursement is submitted therefor, in which event the plans and specifications for such rehabilitation or repair shall be submitted with such request for reimbursement or as soon thereafter as possible. Early submission of plans and specifications may avoid delays in the making of payments.

§ 560.16 *Inspection, audit, and records.* A petitioner shall permit authorized representatives of the Administrator to inspect the airport to determine that rehabilitation or repair is being or has been accomplished satisfactorily, and to audit its records and accounts to determine the amount of reimbursement due therefor. If a request for reimbursement includes a substantial amount of rehabilitation or repair completed prior to the request, or includes entirely completed rehabilitation or repair of a damaged area or damaged facility, an inspection of such completed rehabilitation or repair and an audit of the costs thereof may be made prior to certification to the Congress. Progress inspections and audits may be made at any time at the discretion of the Regional Administrator during the accomplishment of the rehabilitation or repair. A final inspection and audit will be made prior to lump-sum payment or final payment as provided for in § 560.17 (a) and § 560.17 (b). In order to facilitate the determination by the Administrator of the actual costs of rehabilitation or repair, a petitioner should secure and retain in its files documentary evidence of costs and payments therefor, such as invoices, cost estimates, pay rolls, vouchers, cancelled checks or warrants, and receipts.

§ 560.17 *Payments from funds appropriated by the Congress.* Funds appropriated by the Congress pursuant to a certification by the Administrator may be paid to a petitioner, as provided in this section, either in a lump-sum payment or in progress payments.

(a) *Lump-sum payments.* A lump-sum payment may be applied for by a petitioner either after completion of all eligible rehabilitation or repair for which certification was made or after completion of the rehabilitation or repair of any damaged area or damaged facility covered by such certification. Such a payment will be made only after an inspection and audit have been made by the CAA pursuant to the provisions of § 560.16 and only if the rehabilitation or repair has been completed to the satisfaction of the Administrator. If the completed rehabilitation or repair has been paid for by the petitioner, payment will be made in an amount equivalent to the actual cost of the rehabilitation or repair, or the amount included in the certification therefor, or the amount of appropriated funds available for reimbursement therefor, whichever of such amounts is the least. If the rehabilitation or repair has been accomplished but not paid for, the Administrator will pay not to exceed 90% of the actual cost of such rehabilitation or repair, or 90% of the amount included in the certification therefor, or 90% of the amount of appropriated funds available for reimbursement therefor, whichever of such amounts is the least; thereafter, when the rehabilitation or repair has been paid for, the petitioner may apply for and receive payment of the balance of the total amount which would have been payable as a lump-sum payment under this section if such rehabilitation or repair had been paid for at the time the original application for such payment was made.

(b) *Progress payments.*—(1) *Agreements for progress payments.* Progress payments may be made either for all eligible rehabilitation or repair for which certification was made or for the rehabilitation or repair of any damaged area or damaged facility covered by such certification, as such rehabilitation or repair progresses. Such payments will be made, as provided herein, to a petitioner at its request provided an agreement therefor has been entered into between the petitioner and the Administrator on Form ACA 2045 (§ 560.20 (a)). A petitioner desiring progress payments should so notify the Administrator, describing the rehabilitation or repair to be accomplished, for which progress payments will be requested, and distinguishing between items of restoration and items of betterment. Such a notice may be submitted at any time after certification and should be submitted as far as possible in advance of the date it is anticipated a request for payment will be made. After monies have been appropriated by the Congress for payment of rehabilitation or repair included in such a notice, the Administrator will prepare and execute a proposed agreement on Form ACA 2045 (§ 560.20 (a)) based upon such notice and will submit it to the petitioner as soon as circumstances permit, for execution by a duly authorized official of the petitioner. When so executed, an agreement should be returned to the District Airport Engineer.

(2) *Time and amount of progress payments.* A petitioner may apply for progress payments, as the work pro-

gresses, on a monthly basis or such other basis as may be set forth in the agreement entered into pursuant to § 560.17 (b) (1). The amount of a progress payment will be based upon the percentage of physical completion of the rehabilitation or repair for which payment is applied for. To determine the aggregate amount of progress payments earned as of a specified date for any particular item of rehabilitation or repair, such percentage will be applied to the agreed-upon maximum amount of reimbursement for such item, or to the latest revised total estimated cost of such item, whichever is the lesser. The progress payment due as of such date will equal such aggregate amount less the total of all prior progress payments for the item. No progress payment will be made, however, which would bring the aggregate of such payments to an amount in excess of 90% of the agreed-upon maximum amount of reimbursement for the item or to an amount in excess of 90% of the latest revised total estimated cost thereof, whichever is the lesser.² *Provided,* That where the rehabilitation or repair has been more than 90% completed, and where all of the rehabilitation or repair accomplished has been paid for by the petitioner, and where the remainder of the rehabilitation or repair to be accomplished will be suspended for an appreciable length of time due to weather conditions or other causes beyond the control of the petitioner, a progress payment may, at the discretion of the Administrator, be made in an amount which will bring the aggregate of such payments to an amount computed on the basis of the percentage of physical completion reached, such payment to be made on the basis of an inspection by the CAA and a CAA audit.

(3) *Final payments.* Final payment for any particular item of rehabilitation or repair will be made after such item has been accomplished to the satisfaction of the Administrator, and has been paid for by the petitioner, and after an inspection has been made by the CAA and the amount of reimbursement has been established by a final CAA audit. Such a final payment will be made in an amount computed by deducting the aggregate amount of all progress payments made for the item from the smallest of the three following amounts: (i) The actual cost of the item of rehabilitation or repair; (ii) the amount included therefor in the certification; (iii) the amount of appropriated funds available for reimbursement therefor.

(c) *Applications for payments.* All applications for progress, final, and

² Under the formula in § 560.16 (b) (2), in a case in which only restoration is involved and in which the agreed-upon maximum amount exceeds or is equal to the latest revised total estimated cost of such restoration, the aggregate amount of progress payments earned as of a particular date, will be equal to the actual cost of work accomplished to such date. Where betterment is involved and the agreed-upon maximum amount is equal to or less than the latest revised total estimated cost of such betterment, the aggregate amount of progress payments earned as of a particular date, will be a percentage of the agreed-upon maximum amount.

lump-sum payments shall be made on Form ACA-2044 (§ 560.20 (b)), accompanied by a summary of costs of rehabilitation or repair on Form ACA-1630 (§ 560.20 (c)) and a separate Periodic Cost Estimate on Form ACA-1629 (§ 560.20 (d)) for each construction contract or petitioner's force account representing costs for which payment is requested.

(d) *Recovery in event of excess payments.* If the Administrator determines at any time that the aggregate of payments for an item of rehabilitation or repair exceeds the actual cost of the work then performed therefor, or the maximum amount included in the certification therefor, the United States shall be entitled to recover such excess.

§ 560.18 *Supplemental requests.* (a) A petitioner may submit a supplemental request for reimbursement in the amount by which the actual cost of a completed item of restoration exceeds its estimated cost as previously included in a certification made by the Administrator to the Congress. Such a supplemental request shall identify the original request, shall set forth the additional amount requested, which shall be supported by vouchers or other evidence of the actual cost, shall state the cause of the variation between the estimated and actual costs of such restoration, shall be verified in the same manner as an original request, and shall be submitted to the District Airport Engineer in quadruplicate.

(b) If upon receipt of a supplemental request, and after an inspection and audit of the completed rehabilitation or repair, the Administrator determines that the actual cost of a completed item of restoration exceeds the amount of the estimated cost of such item included by him in a certification to the Congress, the Administrator will certify to the Congress the amount by which such actual cost exceeds such estimate, including in the certification a brief statement of the cause of the variation between the estimated and actual costs of the rehabilitation or repair.

§ 560.19 *Projects for rehabilitation or repair in the Federal-aid Airport Program.* Subject to the applicable requirements of the act relative to the Federal-aid Airport Program and Part 550 of the regulations of the Administrator, a petitioner may sponsor a project in that Program for any item of betterment which has not yet been accomplished, the estimated cost of which exceeds the amount of reimbursement therefor included in a certification to the Congress under this part. The participation by the United States in such a project in the Federal-aid Airport Program will be a percentage share of the allowable project costs of the item of betterment over and above the amount of reimbursement therefor included in the certification.

§ 560.20 *Forms.* The purpose of this section is to describe the various forms referred to in the foregoing sections of this part. Copies of such forms and assistance in the completion and execution thereof may be obtained by a petitioner

² See also § 560.15 (a) and § 550.5 (1).

from the District Airport Engineer of the CAA district in which the airport to be rehabilitated or repaired is located.

(a) *Agreement for progress payments for airport rehabilitation or repair, Form ACA-2045 (3-49)*. This form, when executed by the Administrator on behalf of the United States and by a petitioner, constitutes an agreement between the United States and the petitioner for the making of progress payments of monies appropriated by the Congress in reimbursement of the cost of rehabilitation or repair. This agreement describes the items of rehabilitation or repair for which progress payments will be made, indicating whether they are items of restoration or items of betterment, and specifies the maximum amount of the United States obligation therefor. Such agreement includes a promise by the petitioner to complete the rehabilitation or repair in accordance with plans and specifications (including subsequent revisions and modifications thereof) having the approval of the Administrator or his duly authorized representative, and to refund to the United States all such payments for any item of rehabilitation or repair in the event such item of rehabilitation or repair is not so completed. It provides also that in the event it is determined by the Administrator upon completion of any item of restoration that the actual cost thereof is in excess of the agreed-upon maximum amount for such item, acceptance by the petitioner of progress payments aggregating said maximum amount shall not be deemed full reimbursement of the cost of such rehabilitation or repair and shall not prejudice the right of the petitioner to submit a supplementary request for reimbursement in the amount of such excess. In addition, it will include such special terms and conditions as the Administrator determines to be necessary in the particular case to insure compliance with section 17 of the act and the regulations in this part.

(b) *Application for payment for rehabilitation or repair, Form ACA-2044 (3-49)*. This form contains a formal statement of application for payment for rehabilitation or repair in a specified amount. It identifies the appropriate letter of notification of certification from the Administrator and the agreement, if any, between the petitioner and Administrator for progress payments. It contains spaces for describing briefly the items of restoration and betterment involved and for stating for each of such items the agreed-upon maximum amount of reimbursement, the revised total estimated cost, the costs of rehabilitation or repair incurred as of a specified date, the amount of reimbursement earned as of that date, the amount of all previous payments and unpaid applications, and the amount applied for. The following certification to be executed by a responsible official of the sponsor is provided for:

I certify that the above application for payment is correct and just, and for a payment which has not been received. I further certify that the cost estimates and statements of costs incurred, as set forth in this application, are true and correct, and relate only to items of rehabilitation or repair contemplated

by the letter of notification of certification from the Administrator of Civil Aeronautics dated _____, 19____ and the agreement entered into between the Petitioner and the United States dated _____, 19____; and that all such costs have been incurred in connection with rehabilitation or repair accomplished in accordance with said letter of notification and agreement¹ and applicable plans and specifications.

¹ This reference to an agreement should be stricken if no such agreement exists.

In addition, a certification is provided for signature by the District Airport Engineer.

Instructions for the preparation of this form are appended thereto.

(c) *Summary of Project Costs, Form ACA-1630 (5-48)*. This form contains spaces in which the petitioner is to insert a description of the rehabilitation or repair accomplished, the latest revised total estimated costs, the actual costs incurred to date, and the percentage that the latter bears to the former, all of these figures to be broken down into four main cost classifications: (1) Construction costs, (2) engineering costs, (3) administrative expenses, and (4) contingencies. Instructions for the preparation of this form are appended thereto.

(d) *Periodic Cost Estimate, Form ACA-1629 (5-49)*. This form contains two certifications, as follows:

(1) A certification to be executed by the contractor (or the petitioner with respect to force account work) that "the work performed and the materials supplied to date, as shown on this Periodic Cost Estimate, represent the actual value of accomplishment under the terms of this contract in conformity with approved plans and specifications, and that the quantities shown were properly determined and are correct."

(2) An "acknowledgment and concurrence of the petitioner's engineer, concurring in the contractor's certification (to be omitted in the case of force account work).

These certifications are preceded by spaces for inserting information regarding the progress of rehabilitation or repair, including the dates when the work was commenced and when completion is anticipated, the percentage of physical completion of rehabilitation or repair, the latest revised estimate of the quantity and cost of the various work items to be accomplished, and a statement of the quantities and value of all work items actually accomplished as of the end of the period for which the report is prepared.

Instructions for the preparation of this form are appended thereto.

PART 570—GENERAL REGULATIONS OF WASHINGTON NATIONAL AIRPORT

Sec.

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GENERAL RULES AND REGULATIONS

570.4 Airport Administrator.

570.5 Restricted areas.

570.6 Particular areas.

570.7 Observation terrace and balcony.

¹ As revised for use in connection with section 17 work, in accordance with Instructions appended to the form.

Sec.

570.8 Conduct of business or commercial activity.

570.9 Soliciting.

570.10 Taxicabs.

570.11 Advertisements.

570.12 Commercial photography.

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570.15 Lost articles.

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MOTOR VEHICLE REGULATIONS

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570.21 Motorized equipment.

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570.55 Signs and bulletin boards.

570.56 Workmen's compensation.

570.57 First aid equipment.

570.58 Storage of equipment.

570.59 Fire apparatus.

PENALTIES

570.60 Penalties.

AUTHORITY: §§ 570.1 to 570.60 issued under sec. 2, 54 Stat. 688; 2 D. C. Code 1602.

SOURCE: §§ 570.1 to 570.60 appear at 12 F. R. 462, except as noted following section affected. Redesignated at 13 F. R. 3045.

§ 570.1 *Definitions.* (a) "Airport" means the Washington National Airport.

(b) "Administrator" means the Administrator of Civil Aeronautics.

(c) "Airport Administrator" means the Airport Administrator appointed by the Administrator of Civil Aeronautics to govern, superintend, control, and protect the Washington National Airport.

(d) "Person" means any individual, firm, copartnership, corporation, company, association, joint-stock association, or body political; and includes any trustee, receiver, assignee, or other similar representative thereof.

(e) "Board" means Civil Aeronautics Board.

GENERAL RULES AND REGULATIONS

§ 570.4 *Airport Administrator.* All persons on any part of the property comprising the airport shall be governed by the regulations prescribed in this part and by orders and instructions of the Airport Administrator relative to the use or occupation of any part of the property comprising the airport.

§ 570.5 *Restricted areas.* No person shall enter any restricted areas posted as being closed to the public except upon written permission of the Airport Administrator.

§ 570.6 *Particular areas.* No person shall enter upon the levy road, landing field, runways, taxi strips, ground floor of the Terminal Building, nor enter the Control Tower, mirador room, third floor offices of the Terminal Building, any hangar, or the apron of the airport except:

- (a) Persons assigned to duty therein;
- (b) Authorized representatives of the Administrator, or the Board;
- (c) Persons authorized by the Airport Administrator;
- (d) Passengers under appropriate supervision, entering the apron for the purpose of embarkation and debarkation.

§ 570.7 *Observation terrace and balcony.* No person shall throw paper, cigars, cigarettes, bottles, or any other material from the Observation Terrace, Observation Balcony, or any other balcony in the Terminal Building.

§ 570.8 *Conduct of business or commercial activity.* No person shall engage in any business or commercial activity of any nature whatsoever on the airport except with the approval of the Administrator or Airport Administrator, and under such terms and conditions as may be prescribed.

§ 570.9 *Soliciting.* No person shall solicit funds for any purpose on the airport without the permission of the Airport Administrator.

§ 570.10 *Taxicabs.* No person shall operate any taxicab carrying passengers for hire from the airport unless such operation is with the approval of the Administrator and under such terms and conditions as he may prescribe.

§ 570.11 *Advertisements.* No person shall post, distribute, or display signs, advertisements, circulars, printed or written matter at the airport except with the approval of the Administrator and in such manner as he may prescribe.

§ 570.12 *Commercial photography.* No person shall take still, motion, or sound pictures for commercial purposes on the airport without permission of the Administrator except that the following persons may take pictures for commercial purposes with permission of the Airport Administrator only:

- (a) Professional photographers and motion picture cameramen taking scenes of events in the airport as representatives of news concerns and bona fide news publications.
- (b) Professional photographers and motion picture cameramen taking scenes of events in the airport, for nonprofit exhibits, for the purpose of stimulating general interest in air commerce or travel.
- (c) Professional photographers and motion picture cameramen taking scenes of events in the airport for nonprofit educational purposes.
- (d) Professional photographers taking scenes in the airport for general artistic purposes.

§ 570.13 *Use of roads and walks.* (a) No person shall travel on the airport other than on the roads, walks or places provided for the particular class of traffic.

(b) No person shall occupy the roads or walks in such manner as to hinder or obstruct their proper use.

(c) No person shall operate any type of vehicle for the disposal of garbage, ashes or other waste material on the airport without the approval of the Airport Administrator.

§ 570.14 *Dogs.* No person shall enter the Terminal Building or landing area of the airport with a dog or other animal except that seeing-eye dogs may be permitted in the Terminal Building for appropriate purposes, and where dogs are to be transported by air and are restrained by leash or properly confined. Dogs and other animal may be permitted in other areas of the airport if restrained by leash or confined in such manner as to be under control.

§ 570.15 *Lost articles.* Any person finding lost articles shall deposit them at the office of the Airport Administrator. Articles unclaimed within 60 days may be turned over to the finders thereof.

§ 570.16 *Discrimination or segregation.* In the operation of all facilities of the Washington National Airport, services shall be rendered without discrimination or segregation as to race, color, or creed.

[Amdt. 1, 13 F. R. 8736]

MOTOR VEHICLE REGULATIONS

§ 570.20 *General.* No person shall operate any motor vehicle on the airport otherwise than in accordance with the general rules prescribed by the Airport Administrator for the control of such vehicles, except when given special instructions by authorized employees of the airport, or in cases of emergency involving danger to life or property.

§ 570.21 *Motorized equipment.* No person shall operate any motorized equipment on the apron of the Terminal Building or anywhere on the aircraft landing area or levy road or in the inner-baggage tractor concourse of the Terminal Building except:

- (a) Persons assigned to duty thereon and who have been issued an operator's certificate by the Airport Administrator;
- (b) Persons specifically authorized by the Airport Administrator.

§ 570.22 *Operator's certificate.* No person shall operate motorized equipment of any kind on the roadways of the airport unless possessed of a valid operator's license issued by some legal political jurisdiction or by the Airport Administrator. No person shall operate motorized equipment of the CAA other than aircraft on the airport unless possessed of a valid CAA Operator's Certificate.

§ 570.23 *Speed.* (a) No person shall operate a motor vehicle of any kind on the roadways of the airport in excess of the speed limits prescribed by the Airport Administrator and indicated by posted

traffic signs. Motor vehicles shall be so operated as to be under safe control at all times, weather and traffic conditions considered. No person shall operate a motor vehicle of any kind on the apron of the airport in excess of 25 miles per hour. No person shall operate a motor vehicle of any kind in the inner-baggage concourse at a speed greater than 6 miles per hour.

§ 570.24 *Operation rules.* (a) Any person operating a vehicle traveling slowly on any road in the airport, when overtaken by a faster moving vehicle, and upon suitable signal from such overtaking vehicle, shall move to the right to allow safe passage.

(b) Pedestrians within pedestrian lane markings shall have the right-of-way over vehicular traffic.

(c) No person shall operate a vehicle following another vehicle on the airport closer than 15 feet to the preceding vehicle.

(d) No person shall sound a motor vehicle horn except as a warning signal.

(e) No person shall cause or permit a motor vehicle under his control to obstruct traffic by making right or left turns from the wrong traffic lane or by weaving in and out of traffic or in any other improper manner.

(f) No person operating a motor vehicle on the airport shall fail to give proper hand signals. The following signals shall be given by extending the hand and arm from the left side in the following manner:

(1) *Left turn.* The hand and arm shall be extended horizontally.

(2) *Right turn.* The hand and arm shall be extended upward.

(3) *Stop or decrease speed.* The hand and arm shall be extended downward: *Provided, however,* That in lieu of such hand signals, signals may be given by a signal lamp or a signal device which conveys an intelligible warning to another driver approaching from the front or rear.

(g) No person shall operate a motor vehicle on the airport contrary to the directions of posted traffic signs.

(h) No person under the influence of liquor or narcotic drugs shall operate a motor vehicle or aircraft of any kind on the airport.

(i) No person shall operate any motor vehicle on the airport overloaded or carrying more passengers than that for which the vehicles were designed. Riding on the running board, standing up in the body of moving vehicles, riding on the outside of the body of a vehicle, or with arms or legs protruding from the body of motor vehicles are prohibited.

§ 570.25 *Accident reports.* All persons involved in any accidents on the airport and all witnesses thereto shall make a full report thereof to the Airport Administrator or to the nearest airport guard or police officer as soon after the accident as possible, together with their names and addresses.

§ 570.26 *Parking.* No person shall park a motor vehicle on the airport other than in areas specifically established for parking and in the manner

prescribed by the Airport Administrator. No person shall abandon or park as dead storage any motor vehicle on the airport. No person shall park any motor vehicle in excess of the time limit prescribed by the Airport Administrator, nor in restricted or reserved areas unless authorized to do so.

§ 570.27 *Motor vehicle lights.* All motor vehicles, except motorcycles, shall be equipped with two headlights and one or more red tail lights, the headlights to be of sufficient brilliance to assure safety in driving at night, and all lights shall be kept lighted after sunset when the vehicle is on any roadway of the airport, and at all times when passing through unlighted tunnels. Headlights shall be dimmed when meeting other vehicles or pedestrians.

§ 570.28 *Repair of motor vehicles.* No person shall clean or make any repairs to motor vehicles on the roadways or in the parking areas of the airport except those minor repairs necessary to remove such motor vehicle from the airport unless authorized by the Airport Administrator, nor shall any person move, interfere, or tamper with any motor vehicle, or put in motion the engine, or take, or use any motor vehicle part, instrument, or tool thereof, without the permission of the owner or satisfactory evidence of the right to do so duly presented to the Airport Administrator.

§ 570.29 *Busses.* No carrier by motor bus for hire shall load or unload passengers at the airport at any place other than that designated by the Airport Administrator.

GENERAL RULES OF CONDUCT

§ 570.32 *Disorderly conduct.* No person shall commit any disorderly, obscene or indecent act or commit any act of nuisance on the airport.

§ 570.33 *Gambling.* No person shall engage in or conduct gambling in any form or operate gambling devices anywhere on the airport.

§ 570.34 *Sanitation.* (a) No person shall dispose of garbage, papers, or refuse or other material on the airport except in the receptacles provided for that purpose.

(b) No person shall use a comfort station other than in a clean and sanitary manner.

§ 570.35 *Preservation of property.* No person shall: (a) Destroy, injure, deface or disturb in any way any building, sign, equipment, marker, or other structure, tree, flower, lawn or other public property on the airport.

(b) Trespass on lawns and seeded areas on the airport.

(c) Abandon any personal property on the airport.

§ 570.36 *Airport and equipment.* No person shall interfere with, tamper with or injure any part of the airport or any of the equipment thereof.

§ 570.37 *Weapons, explosives and inflammable material.* (a) No persons except peace officers, duly authorized post office, airport, and air carrier em-

ployees or members of the armed forces of the United States on official duty shall carry any weapons, explosives, or inflammable material on the airport without the written permission of the Airport Administrator.

(b) All persons other than the excepted classes shall surrender all such objects in their possession to the first officer or guard on the airport.

(c) The Government and the Airport Administrator assume no responsibility for the loss or damage to any such objects so surrendered to the airport guard or officer.

FIRE HAZARDS

§ 570.43 *Cleaning of aircraft.* No person shall use inflammable volatile liquids in the cleaning of aircraft, aircraft engines, propellers, and appliances unless such cleaning operations are conducted in open air, or in a room specifically set aside for that purpose, which room must be properly fireproofed and equipped with adequate and readily accessible fire extinguishing apparatus.

§ 570.44 *Open-flame operations.* No person shall conduct any open-flame operation in any hangar, or on the airport grounds, or part thereof unless specifically authorized by the Airport Administrator.

§ 570.45 *Storage.* No person shall store or stock material or equipment on the airport in such manner as to constitute a fire hazard.

(a) *Storage of inflammable material.* No person shall keep or store any inflammable liquids, gases, signal flares or other similar material in the hangars or in any building on the airport: *Provided*, That such materials may be kept in an aircraft in the proper receptacles installed in the aircraft for such purpose, or in rooms or areas specifically approved for such storage by the Airport Administrator.

(b) *Lubricating oils.* No person shall keep or store lubricating oils in or about the hangars: *Provided*, That such material may be kept in aircraft in the proper receptacles installed in the aircraft for such purpose or in containers provided with suitable draw-off devices.

(c) *Waste.* Lessees of hangars shall provide suitable metal receptacles with self-closing covers for the storage of oily wastes, rags, and other rubbish. All such waste shall be removed by the lessees daily.

§ 570.46 *Smoking.* No person shall smoke in any hangar or shop or in any building, room, or place on the airport where it is specifically prohibited by the Airport Administrator.

§ 570.47 *Cleaning fluids.* No person shall use volatile inflammable substances for cleaning floors in the hangars or in other buildings of the airport.

§ 570.48 *Floor care.* All lessees on the airport shall keep the floors of the hangars and hangar and terminal apron pits and areas adjacent thereto, leased by them respectively, free and clear of oil, grease and other inflammable material.

§ 570.49 *Doping.* "Doping" processes shall be conducted only in properly de-

signed, fireproofed and ventilated rooms or buildings in which:

(a) All illumination, wiring, heating, ventilation equipment, switches, outlets, and fixtures shall be sparkproof and vaporproof and;

(b) All windows and doors shall open easily;

(c) No person shall enter or work in a "dope" room while "doping" processes are being conducted unless such person wears sparkproof shoes.

§ 570.50 *Fueling operations.* The following rules govern the draining and fueling of aircraft:

(a) No aircraft shall be fueled or drained while the engine is running, or being warmed by applications of exterior heat, or while such aircraft is in a hangar or enclosed space.

(b) No smoking shall be permitted within 100 feet of an aircraft being fueled or drained.

(c) No person shall operate any radio transmitter or receiver, or switch electrical appliances off or on in an aircraft during fueling or draining.

(d) During refueling the aircraft and the fueling dispensing apparatus shall both be grounded to a point or points of zero electrical potential.

(e) Persons engaged in the fueling and draining of aircraft shall exercise care to prevent overflow of fuel.

(f) No passenger shall be permitted in any aircraft during fueling unless a cabin attendant is present at or near the cabin door.

(g) Only personnel engaged in the fueling, maintenance, and operation of an aircraft shall be permitted within 100 feet of such aircraft during any such operation.

(h) No person shall use any material during fueling or draining of aircraft which is likely to cause a static spark.

(i) Adequate fire extinguishers shall be within ready reach of all fueling and draining operations.

(j) No person shall start the engine of any aircraft when there is any gasoline on the ground under such aircraft.

(k) Fueling hoses and draining equipment shall be maintained in a safe, sound, and non-leaking condition.

(l) All hoses, funnels, and appurtenances used in fueling and draining operations shall be equipped with a grounding device to prevent ignition of volatile liquids.

(m) The fueling and draining of aircraft shall be conducted at least 50 feet from any hangar or other building.

§ 570.51 *Radio operation.* No person shall operate any radio equipment in any aircraft when such aircraft is in a hangar.

§ 570.52 *Motor vehicle operation in hangar.* No person shall operate a tractor in any hangar unless the tractor exhaust is protected by screens or baffles to prevent the escape of sparks or the propagation of flame. Motor scooters, trucks, and other motor vehicles shall not be operated in any hangar proper at any time.

OBLIGATIONS OF TENANTS

§ 570.55 *Signs and bulletin boards.* The lessees of hangars shall maintain a

bulletin board in a conspicuous place for the purpose of posting any and all notices issued by the Administrator and his representatives.

§ 570.56 *Workmen's compensation.* The lessees of hangars shall post on the bulletin board workmen's compensation notices, lists of competent physicians, and names of liability insurance carriers.

§ 570.57 *First aid equipment.* All tenants or lessees of hangars or shop facilities on the airport shall provide in such hangars or shops conveniently accessible first aid kits approved by the Airport Administrator.

§ 570.58 *Storage of equipment.* No tenant or lessee of any hangar or shop facility on the airport shall store or stack material or equipment in such a manner as to constitute a hazard to personnel or property.

§ 570.59 *Fire apparatus.* All tenants or lessees of hangars or shop facilities shall supply and maintain such adequate and readily accessible fire extinguishers and fire equipment and provide for such periodic fire drills as the Airport Administrator may prescribe.

PENALTIES

§ 570.60 *Penalties.* Any person who violates any rule or regulation prescribed in this part, or any order or instruction issued by the Airport Administrator authorized in this part, may be removed or ejected from the airport by the Airport Administrator and his representatives and may be deprived of the further use of the airport and its facilities for such time as may be necessary to insure the safety of the airport and the public.

PART 571—AERONAUTICAL RULES FOR THE WASHINGTON NATIONAL AIRPORT

Sec.

- 571.1 General aeronautical rules.
- 571.2 Definitions.
- 571.3 Radio contact.
- 571.4 Report of arrival.
- 571.5 Aircraft operation rules.
- 571.6 Aircraft equipment rules.
- 571.7 Landing area.
- 571.8 Taxiing rules.
- 571.9 Landing and take-off rules.
- 571.10 Visual signal procedures.
- 571.11 Penalties.

AUTHORITY: §§ 571.1 to 571.11 issued under sec. 2, 54 Stat. 688; 2 D. C. Code 1602.

SOURCE: §§ 571.1 to 571.11 appear at 12 F. R. 464, redesignated at 13 F. R. 3045.

§ 571.1 *General aeronautical rules.* All aeronautical activities at the Washington National Airport, and all flying of aircraft departing from or arriving at the Washington National Airport, in the airspace which constitutes the control zone of the Washington National Airport, shall be conducted in conformity with the current pertinent provisions of the Civil Air Regulations (Subchapter A of Chapter I of this title) and orders issued by the Airport Administrator or air-traffic control-tower operator, not in conflict with the said regulations.

§ 571.2 *Definitions.* The term "person" means any individual, firm, co-partnership, corporation, company, association, joint-stock association, or body politic; and includes any trustee,

receiver, assignee, or other similar representative thereof.

§ 571.3 *Radio contact.* (a) Radio contacts between pilots of aircraft and air-traffic control-tower operators shall be conducted in accordance with the procedures and by means of the phraseologies prescribed by the Administrator of Civil Aeronautics whenever practicable.

(b) Pilots of out-bound aircraft equipped with functioning two-way radio shall not taxi or take off without a control tower clearance.

(c) Pilots of aircraft not equipped with functioning two-way radio shall not land, taxi, or take off without a clearance by radio or light signal: *Provided, however,* That this shall not prohibit sufficient movement of an out-bound aircraft not equipped with a functioning transmitter to attract the attention of the control-tower operator.

§ 571.4 *Report of arrival.* Unless impracticable because of weather conditions or unless Airway Traffic Control instructions preclude such action, pilots of in-bound aircraft equipped with functioning two-way radio shall report at or near a contact reporting point and as they enter the airport zone.

§ 571.5 *Aircraft operation rules—(a) Confinement of aircraft operations.* Aircraft operations shall be confined to hard surfaced areas. Taxi strips shall not be used for take-offs or landings.

(b) *Parking of aircraft.* No person shall park aircraft in any area on the Airport other than that prescribed by the Airport Administrator or his authorized representative.

(c) *Payment.* Payment for use of Airport facilities, storage, repairs, supplies, or other service rendered by the Airport shall be made before flight clearance will be granted unless satisfactory credit arrangements have been made with the Airport Administrator.

(d) *Disabled aircraft.* Aircraft owners, their pilot, or agent, shall be responsible for the prompt disposal of disabled aircraft and parts thereof unless required or directed to delay such action pending an investigation of an accident.

(e) *Accident reports.* Witnesses of and participants in accidents on or within the environs of the Airport shall make a full report thereof to the Airport Administrator as soon after an accident as possible, together with their names and addresses.

(f) *Refusal of clearance.* The Airport Administrator may delay or restrict any flight or other operations at the Airport and may refuse take-off clearance to any aircraft for any reason he believes justifiable.

§ 571.6 *Aircraft equipment rules—(a) Required equipment.* No aircraft shall be operated on the Washington National Airport unless it is equipped with two-way radio, tail or nose wheel, and wheel brakes.

(b) *Interfering and tampering with aircraft.* No person shall interfere or tamper with any aircraft or put in motion the engine of such aircraft, or use any aircraft, aircraft parts, instruments

or tools without permission of the owner, or satisfactory evidence of the right to do so presented to the Airport Administrator.

(c) *Repairing of aircraft.* No aircraft, aircraft engines, propellers, and apparatus shall be repaired in any area of the Airport other than that specifically designated by the Airport Administrator.

§ 571.7 *Landing area.* The Anacostia Naval Air Station, Bolling Field, and the Washington National Airport shall be regarded as one landing area in observing the circling requirements of the Civil Air Regulations (Subchapter A of Chapter I of this title).

§ 571.8 *Taxiing rules.* (a) No person shall taxi an aircraft to or from the hangar line or to or from an approved parking space until he has ascertained that there will be no danger of collision with any person or object in the immediate area by visual inspection of the area and, when available, through information furnished by airport attendants.

(b) No aircraft shall be taxed except at a safe and reasonable speed.

(c) Pilots shall not taxi onto or across runway in use until specifically cleared to do so by radio or visual signal.

(d) No aircraft not equipped with adequate brakes shall be taxed near buildings or parked aircraft unless an attendant is at the wing of the aircraft to assist the pilot.

(e) Aircraft shall be taxed in accordance with the taxiing patterns prescribed when any particular runway is in use.

(f) No person shall start or run any engine in aircraft, unless a competent person is in the aircraft attending the engine controls. Blocks shall always be placed in front of the wheels before starting the engine or engines, unless the aircraft is provided with adequate parking brakes.

§ 571.9 *Landing and take-off rules.* (a) Landings and take-offs shall be made on the runway according to the direction given by the Control Tower.

(b) No landing or take-off shall be made except at a safe distance from buildings and aircraft.

(c) Aircraft landing or taking off shall conform to the air traffic pattern published jointly by the Anacostia Naval Air Station, Bolling Field and the Washington National Airport.

§ 571.10 *Visual signal procedures.* (a) Visual signal procedures prescribed by the Administrator of Civil Aeronautics shall be observed.

(b) To an aircraft approaching for a landing:

(1) An illuminated red cross at the end of a runway shall mean: "Runway Not Clear for Landing."

(2) An illuminated green arrow shall mean: "Runway To Be Used In Direction Of Arrow."

(c) To an aircraft on the ground:

(1) A red light at the take-off end of the runway in use shall mean: "Do Not Taxi Onto Runway."

(2) A red light at far end of runway in use shall mean: "Hold, Do Not Take Off."

(3) A green light at take-off end of a runway in use shall mean: "Cleared To Take Off."

(4) A green flush light at junction of taxi lane and runway shall mean: "Cleared To Taxi."

(5) A red flush light at any junction shall mean: "Do Not Taxi Beyond This Point."

§ 571.11 *Penalties.* In addition to penalties otherwise provided, any person operating or handling any aircraft in violation of the regulations in this part, or refusing to comply therewith, may promptly be removed or ejected from the airport by or under the authority of the Airport Administrator and upon the order of the Airport Administrator, may be deprived of the further use of the airport and its facilities for such length of time as may be required to insure the safeguarding of the same and the public and its interest therein.

PART 600—DESIGNATION OF CIVIL AIRWAYS

GENERAL

Sec.	
600.1	Definition.
600.2	Scope.
600.3	Basis and purpose.

CIVIL AIRWAYS

600.10 Designation of civil airways.

GREEN CIVIL AIRWAYS

600.11	Green civil airway No. 1 (United States-Canadian Border to Forest City, Maine).
600.12	Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).
600.13	Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.).
600.14	Green civil airway No. 4 (Los Angeles, Calif., to Philadelphia, Pa.).
600.15	Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.).
600.16	Green civil airway No. 6 (Laredo, Tex., to Norfolk, Va.).
600.17	Green civil airway No. 7 (Nome, Alaska, to Fairbanks, Alaska).
600.18	Green civil airway No. 8 (Attu, Alaska, to Northway, Alaska).

AMBER CIVIL AIRWAYS

600.101	Amber civil airway No. 1 (United States-Mexican Border to Nome, Alaska).
600.102	Amber civil airway No. 2 (Long Beach, Calif., to Point Barrow, Alaska).
600.103	Amber civil airway No. 3 (El Paso, Tex., to Great Falls, Mont.).
600.104	Amber civil airway No. 4 (Brownsville, Tex., to Minot, N. Dak.).
600.105	Amber civil airway No. 5 (Grand Isle, La., to Milwaukee, Wis.).
600.106	Amber civil airway No. 6 (Jacksonville, Fla., to United States-Canadian Border).
600.107	Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine).
600.108	Amber civil airway No. 8 (Los Angeles, Calif., to The Dalles, Oreg.).
600.109	Amber civil airway No. 9 (Charleston, S. C., to New York, N. Y.).

RED CIVIL AIRWAYS

600.201	Red civil airway No. 1 (Portland, Oreg., to Kansas City, Mo.).
600.202	Red civil airway No. 2 (Butte, Mont., to Rapid City, S. Dak.).
600.203	Red civil airway No. 3 (Phillipsburg, Pa., to Hartford, Conn.).
600.204	Red civil airway No. 4 (Otto, N. Mex., to Las Vegas, N. Mex.).
600.205	Red civil airway No. 5 (Sioux Falls, S. Dak., to St. Paul, Minn.).

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600.206	Red civil airway No. 6 (Las Vegas, Nev., to Omaha, Nebr.).
600.207	Red civil airway No. 7 (Atlanta, Ga., to Greensboro, N. C.).
600.208	Red civil airway No. 8 (Altoona, Pa., to Wilkes-Barre, Pa.).
600.209	Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.).
600.210	Red civil airway No. 10 (Pueblo, Colo., to Charleston, S. C.).
600.211	Red civil airway No. 11 (Tulsa, Okla., to Boston, Mass.).
600.212	Red civil airway No. 12 (Kansas City, Mo., to Detroit, Mich.).
600.213	Red civil airway No. 13 (Sunbury, Pa., to Boston, Mass.).
600.214	Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.).
600.215	Red civil airway No. 15 (Las Vegas, Nev., to Gila Bend, Ariz.).
600.216	Red civil airway No. 16 (Tallahassee, Fla., to Florence, S. C.).
600.217	Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.).
600.218	Red civil airway No. 18 (Indianapolis, Ind., to Washington, D. C.).
600.219	Red civil airway No. 19 (Washington, D. C., to Grand Rapids, Mich.).
600.220	Red civil airway No. 20 (Lansing, Mich., to Washington, D. C.).
600.221	Red civil airway No. 21 (Pittsburgh, Pa., to Boston, Mass.).
600.222	Red civil airway No. 22 (United States-Canadian Border to Rochester, N. Y.).
600.223	Red civil airway No. 23 (United States-Canadian Border to New York, N. Y.).
600.224	Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.).
600.225	Red civil airway No. 25 (Tallahassee, Fla., to Miami, Fla.).
600.226	Red civil airway No. 26 (Syracuse, N. Y., to Millville, N. J.).
600.227	Red civil airway No. 27 (Knoxville, Tenn., to Detroit, Mich.).
600.228	Red civil airway No. 28 (Rockford, Ill., to Detroit, Mich.).
600.229	Red civil airway No. 29 (Rochester, N. Y., to Baltimore, Md.).
600.230	Red civil airway No. 30 (Shreveport, La., to Jacksonville, Fla.).
600.231	Red civil airway No. 31 (Denver, Colo., to Minneapolis, Minn.).
600.232	Red civil airway No. 32 (Laredo, Tex., to Houston, Tex.).
600.233	Red civil airway No. 33 (Richmond, Va., to New Hackensack, N. Y.).
600.234	Red civil airway No. 34 (Pulaski, Va., to Elizabeth City, N. C.).
600.235	Red civil airway No. 35 (Pueblo, Colo., to Wichita, Kans.).
600.236	Red civil airway No. 36 (Rochester, Minn., to La Crosse, Wis.).
600.237	Red civil airway No. 37 (Dallas, Tex., to Washington, D. C.).
600.238	Red civil airway No. 38 (Big Spring, Tex., to San Antonio, Tex.).
600.239	Red civil airway No. 39 (Bethel, Alaska, to Fairbanks, Alaska).
600.240	Red civil airway No. 40 (Shemya, Alaska, to Anchorage, Alaska).
600.241	Red civil airway No. 41 (Yakutat, Alaska, to Gustavus, Alaska).
600.242	Red civil airway No. 42 (Joliet, Ill., to La Fayette, Ind.).
600.243	Red civil airway No. 43 (Chicago, Ill., to La Fayette, Ind.).
600.244	Red civil airway No. 44 (Bellingham, Wash., to United States-Canadian Border).
600.245	Red civil airway No. 45 (Washington, D. C., to Allentown, Pa.).
600.246	Red civil airway No. 46 (Aberdeen, S. Dak., to Watertown, S. Dak.).
600.247	Red civil airway No. 47 (Tampa, Fla., to Daytona Beach, Fla.).
600.248	Red civil airway No. 48 (Missoula, Mont., to Livingston, Mont.).
600.249	Red civil airway No. 49 (Elko, Nev., to Fort Bridger, Wyo.).

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600.250	Red civil airway No. 50 (Galena, Alaska, to Fairbanks, Alaska).
600.251	Red civil airway No. 51 (El Paso, Tex., to U. S.-Mexican Border).
600.252	Red civil airway No. 52 (Memphis, Tenn., to Birmingham, Ala.).
600.253	Red civil airway No. 53 (Joplin, Mo., to Springfield, Mo.).
600.254	Red civil airway No. 54 (Burley, Idaho, to Salt Lake City, Utah).
600.255	Red civil airway No. 55 (Burlington, Iowa, to Columbus, Ohio).
600.256	Red civil airway No. 56 (Red Bluff, Calif., to Whitmore, Calif.).
600.257	Red civil airway No. 57 (Moline, Ill., to Youngstown, Ohio).
600.258	Red civil airway No. 58 (Salinas, Calif., to Hollister, Calif.).
600.259	Red civil airway No. 59 (Gage, Okla., to Oklahoma City, Okla.).
600.260	Red civil airway No. 60 (San Jose, Calif., to Stockton, Calif.).
600.261	Red civil airway No. 61 (Pittsburgh, Pa., to Washington, D. C.).
600.262	Red civil airway No. 62 (Lansing, Mich., to Pittsburgh, Pa.).
600.263	Red civil airway No. 63 (Battle Creek, Mich., to the United States-Canadian Border).
600.264	Red civil airway No. 64 (U. S.-Canadian Border to Annette Island, Alaska).
600.265	Red civil airway No. 65 (Oceanside, Calif., to Blythe, Calif.).
600.266	Red civil airway No. 66 (Santa Barbara, Calif., to Los Angeles, Calif.).
600.267	Red civil airway No. 67 (Crestview, Fla., to Dothan, Ala.).
600.268	Red civil airway No. 68 (El Paso, Tex., to Shreveport, La.).
600.269	Red civil airway No. 69 (El Paso, Tex., to Big Spring, Tex.).
600.270	Red civil airway No. 70 (Midland, Tex., to Oklahoma City, Okla.).
600.271	Red civil airway No. 71 (Lubbock, Tex., to Wichita Falls, Tex.).
600.272	Red civil airway No. 72 (Millville, N. J., to Newark, N. J.).
600.273	Red civil airway No. 73 (Baltimore, Md., to Millville, N. J.).
600.274	Red civil airway No. 74 (Louisville, Ky., to Cincinnati, Ohio).
600.275	Red civil airway No. 75 (U. S.-Canadian Border, Vancouver, B. C., to the U. S.-Canadian Border, Abbotsford, B. C.).
600.276	Red civil airway No. 76 (Williams, Calif., to Auburn, Calif.).
600.277	Red civil airway No. 77 (Richmond, Va., to Millville, N. J.).
600.278	Red civil airway No. 78 (Medford, Oreg., to Klamath Falls, Oreg.).
600.279	Red civil airway No. 79 (Port Angeles, Wash., to Everett, Wash.).
600.280	Red civil airway No. 80 (Lewistown, Mont., to Miles City, Mont.).
600.281	Red civil airway No. 81 (Parkersburg, W. Va., to Elkins, W. Va.).
600.282	Red civil airway No. 82 (Skwentna, Alaska, to Anchorage, Alaska).
600.283	Red civil airway No. 83 (Tucson, Ariz., to Rodeo, N. Mex.).
600.284	Red civil airway No. 84 (New Orleans, La., to Biloxi, Miss.).
600.285	Red civil airway No. 85 (Dayton, Ohio, to Mansfield, Ohio).

BLUE CIVIL AIRWAYS

600.601	Blue civil airway No. 1 (Pendleton, Oreg., to Spokane, Wash.).
600.602	Blue civil airway No. 2 (Birmingham, Ala., to Erie, Pa.).
600.603	Blue civil airway No. 3 (Tallahassee, Fla., to La Fayette, Ind.).
600.604	Blue civil airway No. 4 (Nantucket, Mass., to United States-Canadian Border).
600.605	Blue civil airway No. 5 (Galveston, Tex., to Salina, Kans.).
600.606	Blue civil airway No. 6 (Abilene, Tex., to Muskegon, Mich.).

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 600.607 Blue civil airway No. 7 (Paso Robles, Calif., to Williams, Calif.).
 600.608 Blue civil airway No. 8 (Fargo, N. Dak., to United States-Canadian Border).
 600.609 Blue civil airway No. 9 (Columbia, Mo., to United States-Canadian Border).
 600.610 Blue civil airway No. 10 (Fresno, Calif., to Williams, Calif.).
 600.611 Blue civil airway No. 11 (Cleveland, Ohio, to Niagara Falls, N. Y.).
 600.612 Blue civil airway No. 12 (The Dalles, Oreg., to Ellensburg, Wash.).
 600.613 Blue civil airway No. 13 (Houston, Tex., to Minneapolis, Minn.).
 600.614 Blue civil airway No. 14 (El Centro, Calif., to Sacramento, Calif.).
 600.615 Blue civil airway No. 15 (Huntington, W. Va., to Erie, Pa.).
 600.616 Blue civil airway No. 16 (Dillon, Mont., to Helena, Mont.).
 600.617 Blue civil airway No. 17 (Millinocket, Maine, to Presque Isle, Maine).
 600.618 Blue civil airway No. 18 (Philadelphia, Pa., to Burlington, Vt.).
 600.619 Blue civil airway No. 19 (Miami, Fla., to Orlando, Fla.).
 600.620 Blue civil airway No. 20 (Atlantic City, N. J., to Allentown, Pa.).
 600.621 Blue civil airway No. 21 (Charleston, W. Va., to Erie, Pa.).
 600.622 Blue civil airway No. 22 (Memphis, Tenn., to Wichita, Kans.).
 600.623 Blue civil airway No. 23 (Detroit, Mich., to Flint, Mich.).
 600.624 Blue civil airway No. 24 (El Centro, Calif., to Riverside, Calif.).
 600.625 Blue civil airway No. 25 (Cordova, Alaska, to Big Delta, Alaska).
 600.626 Blue civil airway No. 26 (Anchorage, Alaska, to Nenana, Alaska).
 600.627 Blue civil airway No. 27 (Kodiak, Alaska, to Kotzebue, Alaska).
 600.628 Blue civil airway No. 28 (Charleston, S. C., to Spartanburg, S. C.).
 600.629 Blue civil airway No. 29 (Raleigh, N. C., to Lynchburg, Va.).
 600.630 Blue civil airway No. 30 (Brownsville, Tex., to Amarillo, Tex.).
 600.631 Blue civil airway No. 31 (New Florence, Mo., to Moline, Ill.).
 600.632 Blue civil airway No. 32 (Pendleton, Oreg., to Fairbanks, Alaska).
 600.633 Blue civil airway No. 33 (Archbold, Ohio, to Detroit, Mich.).
 600.634 Blue civil airway No. 34 (Little Rock, Ark., to Tulsa, Okla.).
 600.635 Blue civil airway No. 35 (Topeka, Kans., to Kirksville, Mo.).
 600.636 Blue civil airway No. 36 (Thurman, Colo., to North Platte, Nebr.).
 600.637 Blue civil airway No. 37 (Casper, Wyo., to Rapid City, S. Dak.).
 600.638 Blue civil airway No. 38 (Annette Island, Alaska, to United States-Canadian Border).
 600.639 Blue civil airway No. 39 (Knoxville, Tenn., to United States-Canadian Border).
 600.640 Blue civil airway No. 40 (Concord, N. H., to Burlington, Vt.).
 600.641 Blue civil airway No. 41 (New York, N. Y., to United States-Canadian Border).
 600.642 Blue civil airway No. 42 (South Bend, Ind., to Battle Creek, Mich.).
 600.643 Blue civil airway No. 43 (Birmingham, Ala., to Nashville, Tenn.).
 600.644 Blue civil airway No. 44 (Advance, Mo., to United States-Canadian Border).
 600.645 Blue civil airway No. 45 (Lake Charles, La., to Baton Rouge, La.).
 600.646 Blue civil airway No. 46 (Los Angeles, Calif., to Oakland, Calif.).
 600.647 Blue civil airway No. 47 (Martinsburg, W. Va., to Phillipsburg, Pa.).

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 600.648 Blue civil airway No. 48 (New York, N. Y., to New Hackensack, N. Y.).
 600.649 Blue civil airway No. 49 (Atlantic City, N. J., to Philadelphia, Pa.).
 600.650 Blue civil airway No. 50 (Bangor, Maine, to the United States-Canadian Border).
 600.651 Blue civil airway No. 51 (Wendover, Utah, to Dubois, Idaho).
 600.652 Blue civil airway No. 52 (Paso Robles, Calif., to Fresno, Calif.).
 600.653 Blue civil airway No. 53 (Providence, R. I., to Hartford, Conn.).
 600.654 Blue civil airway No. 54 (Salinas, Calif., to Hamilton Field, Calif.).
 600.655 Blue civil airway No. 55 (Crestview, Fla., to Montgomery, Ala.).
 600.656 Blue civil airway No. 56 (Elizabeth City, N. C., to Washington, D. C.).
 600.657 Blue civil airway No. 57 (Elko, Nev., to Burley, Idaho).
 600.658 Blue civil airway No. 58 (Sioux Falls, S. Dak., to Watertown, S. Dak.).
 600.659 Blue civil airway No. 59 (Pensacola, Fla., to Goodway, Ala.).
 600.660 Blue civil airway No. 60 (Sunnyvale, Calif., to Stockton, Calif.).
 600.661 Blue civil airway No. 61 (Springfield, Mo., to Kansas City, Mo.).
 600.662 Blue civil airway No. 62 (Ypsilanti, Mich., to Flint, Mich.).
 600.663 Blue civil airway No. 63 (Olathe, Kans., to Topeka, Kans.).
 600.664 Blue civil airway No. 64 (Lebo, Kans., to Topeka, Kans.).
 600.665 Blue civil airway No. 65 (Garden City, Kans., to Goodland, Kans.).
 600.666 Blue civil airway No. 66 (Bridgeport, Conn., to Poughkeepsie, N. Y.).
 600.667 Blue civil airway No. 67 (Yuma, Ariz., to Las Vegas, Nev.).

OTHER CIVIL AIRWAYS

600.1001 Dubois, Idaho, to West Yellowstone, Mont., civil airway.
 600.1002 Rapid City, S. Dak., to Spearfish, S. Dak., civil airway.
 600.1003 St. Louis, Mo., to Des Moines, Iowa, civil airway.
 600.1004 Winslow, Ariz., to Las Vegas, Nev., civil airway.

AUTHORITY: §§ 600.1 to 600.1004 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply secs. 301, 302, 307, 52 Stat. 985, 986; 49 U. S. C. 451, 452, 457.

SOURCE: §§ 600.1 to 600.1004 appear at 12 F. R. 4200, except as noted following sections affected.

GENERAL

§ 600.1 *Definition.* As used in this part, "civil airway" means a path through the navigable airspace of the United States suitable for interstate, overseas, or foreign air commerce.

§ 600.2 *Scope.* (a) Each civil airway, except as provided in §§ 600.10-600.1004, shall include the navigable airspace of the United States above all that area on the surface of the earth lying within 5 miles of the center of the center line prescribed for each such airway, but shall not include any of the airspace of an airspace reservation as provided for in section 4 of the Air Commerce Act of 1926.

(b) The center line of each civil airway shall be a line extended in the manner hereinafter prescribed through the center of the points or intersections specified for such airway.

§ 600.3 *Basis and purpose.* The basis of this part is found in section 302 of the Civil Aeronautics Act of 1938, as amended

(52 Stat. 985, 54 Stat. 1233, 1235, 1236; 49 U. S. C. 452). The purpose of this part is to designate civil airways in order to provide suitable, and insofar as possible, safe routes for aircraft operating in interstate, overseas, or foreign air commerce.

CIVIL AIRWAYS

§ 600.10 *Designation of civil airways.* The paths through the navigable air space of the United States described in §§ 600.11-600.1004 are designated as civil airways.

GREEN CIVIL AIRWAYS

§ 600.11 *Green civil airway No. 1 (United States-Canadian Border to Forest City, Maine).* From the intersection of the east course of the Megantic, Quebec, Canada, radio range and the United States-Canadian Border, via the Millinocket, Maine, radio range station to Forest City, Maine (United States-Canadian Border).

§ 600.12 *Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).* From the King County Airport, Seattle, Wash., via the Seattle, Wash., radio range station; Ellensburg, Wash., radio range station; Ephrata, Wash., radio range station; Spokane, Wash., radio range station; Coeur D'Alene, Idaho, radio range station; Mullan Pass, Idaho, radio range station; Superior, Mont., radio range station; Missoula, Mont., radio range station; Drummond, Mont., radio range station; Helena, Mont., radio range station; the intersection of the southeast course of the Helena, Mont., radio range and the northwest course of the Bozeman, Mont., radio range; Bozeman, Mont., radio range station; the intersection of the southeast course of the Bozeman, Mont., radio range and the west course of the Livingston, Mont., radio range; Livingston, Mont., radio range station; Billings, Mont., radio range station; Custer, Mont., radio range station; Miles City, Mont., radio range station; the intersection of the northeast course of the Miles City, Mont., radio range and the west course of the Dickinson, N. Dak., radio range; Dickinson, N. Dak., radio range station; Bismarck, N. Dak., radio range station; the Jamestown, N. Dak., radio range station; the intersection of the east course of the Jamestown, N. Dak., radio range and the west course of the Fargo, N. Dak., radio range; Fargo, N. Dak., radio range station; Alexandria, Minn., radio range station; Minneapolis, Minn., radio range station; La Crosse, Wis., radio range station; Lone Rock, Wis., radio range station; Madison, Wis., radio range station; Milwaukee, Wis., radio range station; Muskegon, Mich., radio range station; Grand Rapids, Mich., radio range station; Lansing, Mich., radio range station; the intersection of the east course of the Lansing, Mich., radio range and the north course of the Romulus, Mich., radio range; the Romulus, Mich., radio range station to the intersection of the east course of the Romulus, Mich., radio range and the United States-Canadian Border. From the intersection of the east course of the Clear Creek, Ontario, Canada, radio range and the United States-Canadian Border via the intersection of the east

course of the Clear Creek, Ontario, radio range and the southwest course of the Buffalo, N. Y., radio range; Buffalo, N. Y., radio range station; the intersection of the east course of the Buffalo, N. Y., radio range and the southwest course of the Rochester, N. Y., radio range; Rochester, N. Y., radio range station; the intersection of the southeast course of the Rochester, N. Y., radio range and the west course of the Syracuse, N. Y., radio range; Syracuse, N. Y., radio range station; Utica, N. Y., radio range station; Albany, N. Y., radio range station; Westfield, Mass., radio range station; the intersection of the southeast course of the Westfield, Mass., radio range and the southwest course of the Boston, Mass., radio range to the Boston, Mass., radio range station.

§ 600.13 *Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.)*. From the intersection of the northwest course of the San Francisco, Calif., radio range and the southwest course of the Fairfield-Suisun, Calif., radio range via the San Francisco, Calif., radio range station; Oakland, Calif., radio range station; Sacramento, Calif., radio range station; the intersection of the northeast course of the Sacramento, Calif., radio range and the southwest course of the Donner Summit, Calif., radio range; Donner Summit, Calif., radio range station; Reno, Nev., radio range station; Humboldt, Nev., radio range station; Battle Mountain, Nev., radio range station; Elko, Nev., radio range station; the intersection of the northeast course of the Elko, Nev., radio range and the west course of the Lucin, Utah, radio range; Lucin, Utah, radio range station; Ogden, Utah, radio range station; Fort Bridger, Wyo., radio range station; Rock Springs, Wyo., radio range station; Sinclair, Wyo., radio range station; the intersection of the east course of the Sinclair, Wyo., radio range and the northwest course of the Laramie, Wyo., radio range; the intersection of the northwest course of the Laramie, Wyo., radio range and the northwest course of the Cheyenne, Wyo., radio range; Cheyenne, Wyo., radio range station; Sidney, Nebr., radio marker station; North Platte, Nebr., radio range station; Grand Island, Nebr., radio range station; Omaha, Nebr., radio range station; Des Moines, Iowa, radio range station; Moline, Ill., radio range station; the intersection of the southeast course of the Rockford, Ill., radio range and the west course of the Chicago, Ill., radio range; the intersection of the southeast course of the Rockford, Ill., radio range and the west course of the Goshen, Ind., radio range; Goshen, Ind., radio range station; Toledo, Ohio, radio range station; Cleveland, Ohio, radio range station; Youngstown, Ohio, radio range station; the intersection of the east course of the Youngstown, Ohio, radio range and the west course of the Philipsburg, Pa., radio range; Philipsburg, Pa., radio range station; Allentown, Pa., radio range station; the intersection of the east course of the Allentown, Pa., radio range and the southwest course of the New York, N. Y. (LaGuardia Field), radio range to the

New York, N. Y. (LaGuardia Field), radio range station.

[Amdt. 3, 13 F. R. 1224]

§ 600.14 *Green civil airway No. 4 (Los Angeles, Calif., to Philadelphia, Pa.)*. From the Municipal Airport, Los Angeles, Calif., via the Los Angeles, Calif., radio range station; the intersection of the north course of the Los Angeles, Calif., radio range and the southwest course of the Palmdale, Calif., radio range; Palmdale, Calif., radio range station; Daggett, Calif., radio range station; the Needles, Calif., radio range station; the Prescott, Ariz., radio range station; Winslow, Ariz., radio range station; El Morro, N. Mex., radio range station; Acomita, N. Mex., radio range station; Albuquerque, N. Mex., radio range station; Otto, N. Mex., radio range station; Tucumcari, N. Mex., radio range station; Amarillo, Tex., radio range station; the intersection of the east course of the Amarillo, Tex., radio range and the southwest course of the Gage, Okla., radio range; Gage, Okla., radio range station; Wichita, Kans., radio range station; Lebo, Kans., radio range station; Kansas City, Mo., radio range station; the intersection of the northeast course of the Kansas City, Mo., radio range and the west course of the Columbia, Mo., radio range; Columbia, Mo., radio range station; St. Louis, Mo., radio range station; Effingham, Ill., radio range station; Terre Haute, Ind., radio range station; Indianapolis, Ind., radio range station; the intersection of the east course of the Indianapolis, Ind., radio range and the west course of the Columbus, Ohio, radio range; Columbus, Ohio, radio range station; the intersection of the east course of the Columbus, Ohio, radio range and the west course of the Pittsburgh, Pa., radio range; Pittsburgh, Pa., radio range station; the intersection of the northeast course of the Pittsburgh, Pa., radio range and the west course of the Altoona, Pa., radio range; Altoona, Pa., radio range station; Harrisburg, Pa., radio range station; the intersection of the east course of the Harrisburg, Pa., radio range and the southwest course of the Philadelphia, Pa., radio range and the Philadelphia, Pa., radio range station to the Municipal Airport, Philadelphia, Pa.

[Amdt. 1, 12 F. R. 6126]

§ 600.15 *Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.)*. From the Los Angeles, Calif., radio range station via the Riverside, Calif., radio range station; the intersection of the east course of the Riverside, Calif., radio range and the west course of the Blythe, Calif., radio range; Blythe, Calif., radio range station; Phoenix, Ariz., radio range station; the intersection of the south course of the Phoenix, Ariz., radio range and the northwest course of the Tucson, Ariz., radio range; Tucson, Ariz., radio range station; the intersection of the southeast course of the Tucson, Ariz., radio range and the west course of the Cochise, N. Mex., radio range; Cochise, Ariz., radio range station; Rodeo, N. Mex., radio range station; Columbus, N. Mex., radio range station; El Paso, Tex., radio range station; Salt Flat, Tex., radio range sta-

tion; Wink, Tex., radio range station; Big Spring, Tex., radio range station; Abilene, Tex., radio range station; Fort Worth, Tex., radio range station; Texarkana, Ark., radio range station; Memphis, Tenn., radio range station; Jackson, Tenn., radio range station; Nashville, Tenn., radio range station; the intersection of the northeast course of the Nashville, Tenn., radio range and the northwest course of the Smithville, Tenn., radio range; Smithville, Tenn., radio range station; the intersection of the east course of the Smithville, Tenn., radio range and the west course of the Knoxville, Tenn., radio range, excluding that portion which lies more than two miles north of the west course of the Knoxville, Tenn., radio range between the intersection of the east course of the Smithville, Tenn., radio range and the west course of the Knoxville, Tenn., radio range, excluding that portion which lies more than two miles north of the west course of the Knoxville, Tenn., radio range between the intersection of the east course of the Smithville, Tenn., radio range and the west course of the Knoxville, Tenn., radio range and a point thirteen miles west of the Knoxville, Tenn., radio range station; Knoxville, Tenn., radio range station; Tri-City, Tenn., radio range station; Pulaski, Va., radio range station; Roanoke, Va., radio range station; Gordonsville, Va., radio range station; the intersection of the northeast course of the Gordonsville, Va., radio range and the south course of the Washington, D. C., radio range; Brandywine, Md., radio range station; Millville, N. J., radio range station, excluding that portion below 3,000 feet which lies within the Little Creek, Del., Danger Area; the intersection of the northeast course of the Millville, N. J., radio range and the southwest course of the Mitchel Field, N. Y. (Army) radio range; the Mitchel Field, N. Y. (Army) radio range station; the intersection of the northeast course of the Mitchel Field, N. Y. (Army) radio range and the southwest course of the Boston, Mass., radio range to the intersection of the southwest course of the Boston, Mass., radio range and the southeast course of the Westfield, Mass., radio range.

[Amdt. 18, 14 F. R. 3466]

NOTE: § 600.15 as printed above is effective from July 1, 1949, to 0001 e. s. t. Sept. 1, 1949. At the end of that period the following text will again become effective:

§ 600.15 *Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.)*. From the Los Angeles, Calif., radio range station via the Riverside, Calif., radio range station; the intersection of the east course of the Riverside, Calif., radio range and the west course of the Blythe, Calif., radio range; Blythe, Calif., radio range station; Phoenix, Ariz., radio range station; the intersection of the south course of the Phoenix, Ariz., radio range and the northwest course of the Tucson, Ariz., radio range; Tucson, Ariz., radio range station; the intersection of the southeast course of the Tucson, Ariz., radio range and the west course of the Cochise, N. Mex., radio range; Cochise, N. Mex., radio range station; Rodeo, N. Mex., radio range station; Columbus, N. Mex., radio range station; El Paso, Tex., radio range station; Salt Flat, Tex., radio range station; Wink, Tex.,

radio range station; Big Spring, Tex., radio range station; Abilene, Tex., radio range station; Fort Worth, Tex., radio range station; Texarkana, Ark., radio range station; Memphis, Tenn., radio range station; Jack's Creek, Tenn., radio range station; Nashville, Tenn., radio range station; the intersection of the northeast course of the Nashville, Tenn., radio range and the northwest course of the Smithville, Tenn., radio range; Smithville, Tenn., radio range station; the intersection of the east course of the Smithville, Tenn., radio range and the west course of the Knoxville, Tenn., radio range, excluding that portion which lies more than two miles north of the west course of the Knoxville, Tenn., radio range between the intersection of the east course of the Smithville, Tenn., radio range and the west course of the Knoxville, Tenn., radio range and a point thirteen miles west of the Knoxville, Tenn., radio range station; Knoxville, Tenn., radio range station; Tri-City, Tenn., radio range station; Pulaski, Va., radio range station; Roanoke, Va., radio range station; Gordonsville, Va., radio range station; the intersection of the northeast course of the Gordonsville, Va., radio range and the south course of the Washington, D. C., radio range; Brandywine, Md., radio range station; Millville, N. J., radio range station; the intersection of the northeast course of the Millville, N. J., radio range and the southwest course of the Mitchell Field, N. Y. (Army), radio range; the Mitchell Field, N. Y. (Army), radio range station; the intersection of the northeast course of the Mitchell Field, N. Y. (Army), radio range and the southwest course of the Boston, Mass., radio range to the intersection of the southwest course of the Boston, Mass., radio range and the southeast course of the Westfield, Mass., radio range.

§ 600.16 *Green civil airway No. 6 (Laredo, Tex., to Norfolk, Va.)*. From the Laredo, Tex., radio range station via the Alice, Tex., radio range station; Corpus Christi, Tex., radio range station; Palacios, Tex., radio range station; Houston, Tex., radio range station; Beaumont, Tex., radio range station; Lake Charles, La., radio range station; New Orleans, La., radio range station; Mobile, Ala., radio range station; Maxwell Field, Ala., radio range station; the intersection of the east course of the Maxwell Field, Ala., radio range and the southwest course of the Atlanta, Ga., radio range; Atlanta, Ga., radio range station; Spartanburg, S. C., radio range station; the intersection of the northeast course of the Spartanburg, S. C., radio range and the west course of the Charlotte, N. C., radio range; the intersection of the north course of the Charlotte, N. C., radio range and the southwest course of the Greensboro, N. C., radio range; Greensboro, N. C., radio range station; Blackstone, Va., radio range station; the intersection of the northeast course of the Blackstone, Va., radio range and the southwest course of the Richmond, Va., radio range; Richmond, Va., radio range station; and the Norfolk, Va., radio range station to the Municipal Airport, Norfolk, Va.

[Amdt. 1, 12 F. R. 6127]

§ 600.17 *Green civil airway No. 7 (Nome, Alaska, to Fairbanks, Alaska)*. From the Nome, Alaska, radio range station via the Moses Point, Alaska, radio range station; the intersection of the east course of the Moses Point, Alaska, radio range and the north course of the Unalakleet, Alaska, radio range; Galena,

Alaska, radio range station; the intersection of the east course of the Galena, Alaska, radio range and the west course of the Fairbanks, Alaska, radio range to the Fairbanks, Alaska, radio range station.

[Amdt. 7, 13 F. R. 4729]

§ 600.18 *Green civil airway No. 8 (Attu, Alaska, to Northway, Alaska)*. From the Attu (Casco), Alaska, radio range station via the Shemya, Alaska, radio range station; Adak, Alaska, radio range station; the intersection of the northeast course of the Adak, Alaska, radio range and the west course of the Atka, Alaska, radio range; Atka, Alaska, radio range station; Umnak (North Shore), Alaska, radio range station; the intersection of the northeast course of the Umnak (North Shore), Alaska, radio range and the west course of the Cold Bay (Randall), Alaska, radio range; Cold Bay (Randall), Alaska, radio range station; Heiden, Alaska, radio range station; Naknek, Alaska, radio range station; the intersection of the northeast course of the Naknek, Alaska, radio range and the southwest course of the Homer, Alaska, radio range; Homer, Alaska, radio range station; the intersection of the northeast course of the Homer, Alaska, radio range and the southwest course of the Anchorage, Alaska, radio range; Anchorage, Alaska, radio range station; the intersection of the northeast course of the Anchorage, Alaska, radio range and the southwest of the Gulkana, Alaska, radio range; Gulkana, Alaska, radio range station; and the intersection of the northeast course of the Gulkana, Alaska, radio range and the southwest course of the Northway, Alaska, radio range to the Northway, Alaska, radio range station.

[Amdt. 4, 13 F. R. 2255]

AMBER CIVIL AIRWAYS

§ 600.101 *Amber civil airway No. 1 (United States-Mexican Border to Nome, Alaska)*. From the intersection of the southeast course of the San Diego, Calif., radio range and the United States-Mexican Border via the San Diego, Calif., radio range station; the intersection of the northwest course of the San Diego, Calif., radio range and the southeast course of the Long Beach, Calif., radio range; Long Beach, Calif., radio range station to the Los Angeles, Calif., radio range station. From the intersection of the north course of the Los Angeles, Calif., radio range and the southwest course of the Palmdale, Calif., radio range via the Bakersfield, Calif., radio range station; Fresno, Calif., radio range station; Sacramento, Calif., radio range station; Williams, Calif., radio range station; Red Bluff, Calif., radio range station; Fort Jones, Calif., radio range station; Medford, Oreg., radio range station; Eugene, Oreg., radio range station; Portland, Oreg., radio range station; Toledo, Wash., radio range station; Seattle, Wash., radio range station; Everett, Wash., radio range station; Bellingham, Wash., radio range station to the intersection of the northwest course of the Bellingham, Wash., radio range and the United States-Canadian Border. From the intersection of the northwest course of the Massett, B. C., radio range

and the United States-Canadian Border via the intersection of the northwest course of the Massett, B. C., radio range and the southeast course of the Sitka (Biorka Island), Alaska, radio range; Sitka (Biorka Island), Alaska, radio range station; Yakutat, Alaska, radio range station; the intersection of the northwest course of the Yakutat, Alaska, radio range and the southeast course of the Cordova (Hinchinbrook Island), Alaska, radio range; Cordova (Hinchinbrook Island), Alaska, radio range station; the intersection of the northwest course of the Cordova (Hinchinbrook Island), Alaska, radio range and the southeast course of the Anchorage, Alaska, radio range; Anchorage, Alaska, radio range station; Skwentna, Alaska, radio range station; the intersection of the northwest course of the Skwentna, Alaska, radio range and the southeast course of the Farewell, Alaska, radio range; Farewell, Alaska, radio range station; McGrath, Alaska, radio range station; Unalakleet, Alaska, radio range station to the Nome, Alaska, radio range station.

[Amdt. 17, 14 F. R. 2889]

§ 600.102 *Amber civil airway No. 2 (Long Beach, Calif., to Point Barrow, Alaska)*. From the Long Beach, Calif., radio range station via the intersection of the northeast course of the Long Beach, Calif., radio range and the east course of the Los Angeles, Calif., radio range; Daggett, Calif., radio range station; Silver Lake, Calif., radio range station; the intersection of the northeast course of the Silver Lake, Calif., radio range and the southwest course of the Las Vegas, Nev., radio range; Las Vegas, Nev., radio range station; the intersection of the northeast course of the Las Vegas, Nev., radio range and the southwest course of the Enterprise, Utah, radio range; Enterprise, Utah, radio range station; Milford, Utah, radio range station; Delta, Utah, radio range station; Fairfield, Utah, radio range station; the intersection of the northeast course of the Fairfield, Utah, radio range and the south course of the Salt Lake City, Utah, radio range; Salt Lake City, Utah, radio range station; Ogden, Utah, radio range station; Malad City, Idaho, radio range station; Pocatello, Idaho, radio range station; Idaho Falls, Idaho, radio range station; DuBois, Idaho, radio range station; Dillon, Mont., radio range station; Whitehall, Mont., radio range station; Helena, Mont., radio range station; the intersection of the north course of the Helena, Mont., radio range and the southwest course of the Great Falls, Mont., radio range; Great Falls, Mont., radio range station; Cut Bank, Mont., radio range station to the intersection of the northwest course of the Cut Bank, Mont., radio range and the United States-Canadian Border. From the intersection of the northwest course of the Snag, Yukon Territory, radio range and the United States-Canadian Border via the Northway, Alaska, radio range station; the intersection of the northwest course of the Northway, Alaska, radio range and the north course of the Tanacross, Alaska, radio range; Big Delta, Alaska, radio range station; the intersection of

the northwest course of the Big Delta, Alaska, radio range and the east course of the Fairbanks, Alaska, radio range to the Fairbanks, Alaska, radio range station. From the intersection of the west course of the Fairbanks, Alaska, radio range and the northwest course of the Nenana, Alaska, radio range via the Bettles, Alaska, non-directional marker beacon; Umiat, Alaska, radio range station to the Point Barrow, Alaska, radio range station.

[Amdt. 7, 13 F. R. 4729]

§ 600.103 *Amber civil airway No. 3 (El Paso, Tex., to Great Falls, Mont.)*. From the intersection of the west course of the El Paso, Tex., radio range and the south course of the Engle, N. Mex., radio range via the Engle, N. Mex., radio range station; to the Albuquerque, N. Mex., radio range station. From the intersection of the east course of the Otto, N. Mex., radio range and the southwest course of the Las Vegas, N. Mex., radio range, via the Las Vegas, N. Mex., radio range station; the intersection of the northeast course of the Las Vegas, N. Mex., radio range and the south course of the Trinidad, Colo., radio range; Trinidad, Colo., radio range station; Pueblo, Colo., radio range station; the intersection of the north course of the Pueblo, Colo., radio range and the south course of the Denver, Colo., radio range; Denver, Colo., radio range station; Cheyenne, Wyo., radio range station; the intersection of the north course of the Cheyenne, Wyo., radio range and the southwest course of the Douglas, Wyo., radio range; Douglas, Wyo., radio range station; the intersection of the northwest course of the Douglas, Wyo., radio range and the east course of the Casper, Wyo., radio range; Casper, Wyo., radio range station; the intersection of the north course of the Casper, Wyo., radio range and the southeast course of the Sheridan, Wyo., radio range; Sheridan, Wyo., radio range station; Billings, Mont., radio range station; the intersection of the northwest course of the Billings, Mont., radio range and the southeast course of the Lewistown, Mont., radio range and the Lewistown, Mont., radio range station; to the Great Falls, Mont., radio range station.

§ 600.104 *Amber civil airway No. 4 (Brownsville, Tex., to Minot, N. Dak.)*. From the Municipal Airport, Brownsville, Tex., via the Brownsville, Tex., radio range station; the intersection of the northwest course of the Brownsville, Tex., radio range and the south course of the Alice, Tex., radio range; the Alice, Tex., radio range station; the intersection of the north course of the Alice, Tex., radio range and the south course of the Alamo radio range, San Antonio, Texas; the Alamo radio range station, San Antonio, Tex.; the intersection of the north course of the Alamo radio range, San Antonio, Tex., and the southwest course of the Austin, Tex., radio range; Austin, Tex., radio range station; Waco, Tex., radio range station; the intersection of the northwest course of the Waco, Tex., radio range and the south course of the Fort Worth, Tex., radio range; Fort Worth, Tex., radio range station; the intersection of the north course of the Fort Worth, Tex., radio range and the south

course of the Oklahoma City, Okla., radio range; Oklahoma City, Okla., radio range station; the intersection of the east course of the Oklahoma City, Okla., radio range and the southwest course of the Tulsa, Okla., radio range; Tulsa, Okla., radio range station; the intersection of the northeast course of the Tulsa, Okla., radio range and the south course of the Chanute, Kans., radio range; Chanute, Kans., radio range station; the intersection of the northeast course of the Chanute, Kans., radio range and the southwest course of the Kansas City, Mo., radio range; Kansas City, Mo., radio range station; St. Joseph, Mo., radio range station; Omaha, Nebr., radio range station; Sioux City, Iowa, radio range station; Sioux Falls, S. Dak., radio range station; Huron, S. Dak., radio range station; Aberdeen, S. Dak., radio range station; Bismarck, N. Dak., radio range station; the intersection of the north course of the Bismarck, N. Dak., radio range and the southeast course of the Minot, N. Dak., radio range to the Minot, N. Dak., radio range station.

[Amdt. 3, 13 F. R. 1225]

§ 600.105 *Amber civil airway No. 5 (Grand Isle, La., to Milwaukee, Wis.)*. From the Grand Isle, La., nondirectional radio marker beacon via Latitude 29°14'00", Longitude 90°09'00"; New Orleans, La., radio range station; Jackson, Miss., radio range station; Greenwood, Miss., radio range station; Memphis, Tenn., radio range station; Advance, Mo., radio range station; St. Louis, Mo., radio range station; the intersection of the north course of the St. Louis, Mo., radio range and the southwest course of the Springfield, Ill., radio range; Springfield, Ill., radio range station; Joliet, Ill., radio range station; the intersection of the northeast course of the Joliet, Ill., radio range and the south course of the Milwaukee, Wis., radio range to the Milwaukee, Wis., radio range station.

[Amdt. 8, 13 F. R. 5656]

§ 600.106 *Amber civil airway No. 6 (Jacksonville, Fla., to United States-Canadian Border)*. From the Jacksonville, Fla., radio range station; via the Alma, Ga., radio range station; Macon, Ga., radio range station; Atlanta, Ga., radio range station; Chattanooga, Tenn., radio range station; Nashville, Tenn., radio range station; the intersection of the northwest course of the Nashville, Tenn., radio range and the southwest course of the Bowling Green, Ky., radio range; Bowling Green, Ky., radio range station; the intersection of the northeast course of the Bowling Green, Ky., radio range and the south course of the Louisville, Ky., radio range; Louisville, Ky., radio range station to the Cincinnati, Ohio, radio range station. From the Columbus, Ohio, radio range station to the intersection of the northeast course of the Columbus, Ohio, radio range and the west course of the Cleveland, Ohio, radio range. From the intersection of the east course of the Cleveland, Ohio, radio range and the southwest course of the Clear Creek, Ontario, Canada, radio range to the intersection of the southwest

course of the Clear Creek, Ontario, Canada, radio range and the United States-Canadian Border.

[Amdt. 7, 13 F. R. 4729]

§ 600.107 *Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine)*. From the Key West, Fla., radio range station via the intersection of the northeast course of the Key West, Fla., radio range and the southwest course of the Homestead, Fla., radio range; Homestead, Fla., radio range station; Miami, Fla., radio range station; the intersection of the east course of the Miami, Fla., radio range and the south course of the West Palm Beach, Fla., radio range; West Palm Beach, Fla., radio range station; the intersection of the north course of the West Palm Beach, Fla., radio range and the southeast course of the Melbourne, Fla., radio range; Melbourne, Fla., radio range station; Daytona Beach, Fla., radio range station; Jacksonville, Fla., radio range station; Savannah, Ga., radio range station; Charleston, S. C., radio range station; the intersection of the northeast course of the Charleston, S. C., radio range and the southeast course of the Florence, S. C., radio range; Florence, S. C., radio range station; the intersection of the northeast course of the Florence, S. C., radio range and the south course of the Raleigh, N. C., radio range; Raleigh, N. C., radio range station; Richmond, Va., radio range station; the intersection of the north course of the Richmond, Va., radio range and the south course of the Washington, D. C., radio range; Washington, D. C., radio range station; the intersection of the northeast course of the Washington, D. C., radio range and the southwest course of the Philadelphia, Pa., radio range; Philadelphia, Pa., radio range station; Newark, N. J., radio range station; the intersection of the northeast course of the Newark, N. J., radio range and the northeast course of the New York, N. Y. (LaGuardia) radio range; Hartford, Conn., radio range station; the intersection of the northeast course of the Hartford, Conn., radio range and the west course of the Boston, Mass., radio range; Boston, Mass., radio range station; the intersection of the northeast course of the Boston, Mass., radio range and the southwest course of the Portland, Maine, radio range; Portland, Maine, radio range station; Augusta, Maine, radio range station; the intersection of the northeast course of the Augusta, Maine, radio range and the southwest course of the Bangor, Maine, radio range; Bangor, Maine, radio range station; the intersection of the northwest course of the Bangor, Maine, radio range and the southwest of the Millinocket, Maine, radio range; Millinocket, Maine, radio range station; Presque Isle, Maine, radio range station; to the Municipal Airport, Caribou, Maine."

[Amdt. 6, 13 F. R. 3579]

§ 600.108 *Amber civil airway No. 8 (Los Angeles, Calif., to The Dalles, Oreg.)*. From the Los Angeles, Calif., VHF radio range station via the intersection of the west course of the Los Angeles, Calif., VHF radio range and the southeast course of the Santa Barbara, Calif., VHF radio

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range station; the intersection of the northwest course of the Santa Barbara, Calif., VHF radio range and the southeast course of the Paso Robles, Calif., VHF radio range; Paso Robles, Calif., VHF radio range station; the intersection of the northwest course of the Paso Robles, Calif., VHF radio range and the southeast course of the Salinas, Calif., VHF radio range; Salinas, Calif., VHF radio range station; the intersection of the northwest course of the Salinas, Calif., VHF radio range and the southwest course of the Fairfield-Suisun, Calif., radio range; Fairfield-Suisun, Calif., radio range station to the intersection of the northeast course of the Fairfield-Suisun, Calif., radio range and the northwest course of the Sacramento, Calif., radio range. From the Red Bluff, Calif., radio range station via the Whitmore, Calif., radio range station; the intersection of the northeast course of the Whitmore, Calif., radio range and the south course of the Klamath Falls, Oreg., radio range; the Klamath Falls, Oreg., radio range station; the intersection of the north course of the Klamath Falls, Oreg., radio range and the southwest course of the Redmond, Oreg., radio range and the Redmond, Oreg., radio range station to The Dalles, Oreg., radio range station.

[Amdt. 1, 12 F. R. 6128]

§ 600.109 *Amber civil airway No. 9 (Charleston, S. C., to New York, N. Y.)*. From the intersection of the northeast course of the Charleston, S. C., radio range and the southwest course of the Myrtle Beach, S. C., VHF radio range via the Myrtle Beach, S. C., VHF radio range station; Wilmington, N. C., VHF radio range station; New Bern, N. C., VHF radio range station; Williamston, N. C., VHF radio range station (excluding the area between 9,500 feet and 18,500 feet mean sea level during the hours of darkness between the Wilmington, N. C. VHF radio range station and the Williamston, N. C., VHF radio range station); the intersection of the northeast course of the Williamston, N. C., VHF radio range and the southwest course of the Norfolk, Va., radio range; Norfolk, Va., radio range station. From the Norfolk, Va., VHF radio range station via the intersection of the north course of the Norfolk, Va., VHF radio range and the southwest course of the Salisbury, Md., VHF radio range; Salisbury, Md., VHF radio range station; the intersection of the northeast course of the Salisbury, Md., VHF radio range and the southwest course of the Atlantic City, N. J., VHF radio range; Atlantic City, N. J., VHF radio range station; the intersection of the northeast course of the Atlantic City, N. J., VHF radio range and the south course of the Matawan, N. J., VHF radio range; Matawan, N. J., VHF radio range station (excluding that portion more than 2 miles either side of the northeast course of the Atlantic City, N. J., VHF radio range and the south course of the Matawan, N. J., VHF radio range) to the intersection of the north course of the Matawan, N. J., VHF radio range and the east course of the Allentown, Pa., radio range.

[Amdt. 11, 13 F. R. 7296]

§ 600.201 *Red civil airway No. 1 (Portland, Oreg., to Kansas City, Mo.)*. From the Portland, Oreg., radio range station via the intersection of the east course of the Portland, Oreg., radio range and the northwest course of The Dalles, Oreg., radio range; The Dalles, Oreg., radio range station; Pendleton, Oreg., radio range station; Baker, Oreg., radio range station; Boise, Idaho, radio range station; the intersection of the southeast course of the Boise, Idaho, radio range and the northwest course of the Burley, Idaho, radio range; Burley, Idaho, radio range station; Malad City, Idaho, radio range station to the Rock Spring, Wyo., radio range station. From the intersection of the northwest course of the Laramie, Wyo., radio range and the northwest course of the Cheyenne, Wyo., radio range via the Laramie, Wyo., radio range station to the intersection of the southeast course of the Laramie, Wyo., radio range and the north course of the Denver, Colo., radio range. From the Denver, Colo., VHF radio range via the intersection of the east course of the Denver, Colo., VHF radio range and the northwest course of the Thurman, Colo., VHF radio range; Thurman, Colo., VHF radio range station; Goodland, Kans., VHF radio range station; Hill City, Kans., VHF radio range station; the intersection of the east course of the Hill City, Kans., VHF radio range and the northwest course of the Waldo, Kans., VHF radio range; Waldo, Kans., VHF radio range station; Salina, Kans., VHF radio range station; Topeka, Kans., VHF radio range station to the intersection of the east course of the Topeka, Kans., VHF radio range and the northwest course of the Kansas City, Mo., radio range. From the intersection of the northwest course of the Kansas City, Mo., radio range and the west course of the Columbia, Mo., radio range to the intersection of the northeast course of the Kansas City, Mo., radio range and the west course of the Columbia, Mo., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.202 *Red civil airway No. 2 (Butte, Mont., to Rapid City, S. Dak.)*. From the Butte, Mont., radio range station via the Whitehall, Mont., radio range station to the Bozeman, Mont., radio range station. From the intersection of the southeast course of the Sheridan, Wyo., radio range and the north course of the Casper, Wyo., radio range via the intersection of the southeast course of the Sheridan, Wyo., radio range and the west course of the Rapid City, S. Dak., radio range to the Rapid City, S. Dak., radio range station.

§ 600.203 *Red civil airway No. 3 (Phillipsburg, Pa., to Hartford, Conn.)*. From the Phillipsburg, Pa., radio range station to the Harrisburg, Pa., radio range station. From the Philadelphia, Pa., radio range station via the intersection of the northeast course of the Philadelphia, Pa., radio range and the southwest course of the New York, N. Y. (New York, LaGuardia Field), radio range to the intersection of the east course of the Allentown, Pa., radio range and the southwest course of the New York, N. Y. (New York, LaGuardia Field), radio range. From the New

York, N. Y. (New York, LaGuardia Field), radio range station to the intersection of the northeast course of the New York, N. Y. (New York, LaGuardia Field), radio range and the northeast course of the Newark, N. J., radio range.

§ 600.204 *Red civil airway No. 4 (Otto, N. Mex., to Las Vegas, N. Mex.)*. From the Otto, N. Mex., radio range station via the Santa Fe, N. Mex., Municipal Airport and the Las Vegas, N. Mex., radio range station to the intersection of the southeast course of the Las Vegas, N. Mex., radio range and the west course of the Tucumcari, N. Mex., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.205 *Red civil airway No. 5 (Sioux Falls, S. Dak., to St. Paul, Minn.)*. From the Sioux Falls, S. Dak., radio range station, via the Minneapolis, Minn., radio range station to the St. Paul Airport, St. Paul, Minn.

§ 600.206 *Red civil airway No. 6 (Las Vegas, Nev., to Omaha, Nebr.)*. From the intersection of the northeast course of the Las Vegas, Nev., radio range and the southwest course of the St. George, Utah, VHF radio range via the St. George, Utah, VHF radio range station; the Bryce Canyon, Utah, VHF radio range station; the Hanksville, Utah, VHF radio range station; the intersection of the northeast course of the Hanksville, Utah, VHF radio range and the southwest course of the Grand Junction, Colo., VHF radio range; the Grand Junction, Colo., VHF radio range station; the intersection of the northeast course of the Grand Junction, Colo., VHF radio range and the southwest course of the Eagle, Colo., VHF radio range; the Eagle, Colo., VHF radio range station; the intersection of the northeast course of the Eagle, Colo., VHF radio range and the west course of the Denver, Colo., VHF radio range to the Denver, Colo., VHF radio range station. From the Denver, Colo., radio range station via the Akron, Colo., radio range station; the Hayes Center, Nebr., radio range station; the Grand Island, Nebr., radio range station; and the Lincoln, Nebr., radio range station to the Omaha, Nebr., radio range station.

§ 600.207 *Red civil airway No. 7 (Atlanta, Ga., to Greensboro, N. C.)*. From the intersection of the south course of the Greenville, S. C., radio range and the southwest course of the Spartanburg, S. C., radio range, via the Greenville, S. C., radio range station to the intersection of the east course of the Greenville, S. C., radio range and the southwest course of the Spartanburg, S. C., radio range. From the intersection of the northeast course of the Spartanburg, S. C., radio range and the west course of the Charlotte, N. C., radio range, via the Charlotte, N. C., radio range station to the intersection of the north course of the Charlotte, N. C., radio range and the southwest course of the Greensboro, N. C., radio range. From the intersection of the southwest course of the Greensboro, N. C., radio range and the southeast course of the Winston-Salem, N. C., radio range via the Winston-Salem, N. C., radio range station and the Winston-Salem, N. C., Municipal Airport to the Greensboro, N. C., radio range station.

§ 600.208 *Red civil airway No. 8 (Altoona, Pa., to Wilkes-Barre, Pa.).* From the Brookville, Pa., non-directional radio beacon via the intersection of the southwest course of the Elmira, N. Y., radio range and the west course of the Williamsport, Pa., radio range; Williamsport, Pa., radio range station to the intersection of the east course of the Williamsport, Pa., radio range and the southwest course of the Wilkes-Barre, Pa., radio range.

[Amdt. 3, 13 F. R. 1226]

§ 600.209 *Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.).* From the San Diego, Calif., radio range station via the El Centro, Calif., radio range station; Yuma, Ariz., radio range station; Gila Bend, Ariz., radio range station to the intersection of the east course of the Gila Bend, Ariz., radio range and the northwest course of the Tucson, Ariz., radio range. From the Phoenix, Ariz., VHF radio range station to the Winslow, Ariz., VHF radio range station.

[Amdt. 17, 14 F. R. 2891]

§ 600.210 *Red civil airway No. 10 (Pueblo, Colo., to Charleston, S. C.).* From the Pueblo, Colo., radio range station via the intersection of the northwest course of the Dalhart, Tex., VHF radio range and the east course of the Trinidad, Colo., radio range; Dalhart, Tex., VHF radio range station; the intersection of the southeast course of the Dalhart, Tex., VHF radio range and the north course of the Amarillo, Tex., radio range; Amarillo, Tex., radio range station; Wichita Falls, Tex., radio range station; to the intersection of the southeast course of the Wichita Falls, Tex., radio range and the north course of the Fort Worth, Tex., radio range; Dallas, Tex., radio range station; Shreveport, La., radio range station; Monroe, La., radio range station; Jackson, Miss., radio range station; Meridian, Miss., radio range station; Birmingham, Ala., radio range station; the intersection of the east course of the Birmingham, Ala., radio range and the west course of the Campbellton, Ga., radio range; Campbellton, Ga., radio range station to the Atlanta, Ga., radio range station. From the intersection of the northeast course of the Atlanta, Ga., radio range and the northwest course of the Augusta, Ga., radio range via the Augusta, Ga., radio range station to the Charleston, S. C., radio range station.

[Amdt. 17, 14 F. R. 2891]

§ 600.211 *Red civil airway No. 11 (Tulsa, Okla., to Boston, Mass.).* From the Tulsa, Okla., radio range station via Springfield, Mo., radio range station and the Vichy, Mo., radio range station to the intersection of the northeast course of the Vichy, Mo., radio range and the west course of the St. Louis, Mo., radio range. From the intersection of the east course of the St. Louis, Mo., radio range and the west course of the Evansville, Ind., radio range via the Evansville, Ind., radio range station; Louisville, Ky., radio range station; the intersection of the east course of the Louisville, Ky., radio range and the southwest course of the Huntington, W. Va., radio range to the Hunt-

ington, W. Va., radio range station. From the intersection of the east course of the Clear Creek, Ont., Canada, radio range and the southwest course of the Buffalo, N. Y., radio range to the Dansville, N. Y., nondirectional radio marker beacon. From the Elmira, N. Y., radio range station via the Albany, N. Y., radio range station; Boston, Mass., radio range station to the intersection of the east course of the Boston, Mass., radio range and the northeast course of the Squantum, Mass. (Navy), radio range.

[Amdt. 17, 14 F. R. 2891]

§ 600.212 *Red civil airway No. 12 (Kansas City, Mo., to Detroit, Mich.).* From the intersection of the northeast course of the Kansas City, Mo., radio range and the west course of the Columbia, Mo., radio range via the Kirksville, Mo., radio range station; Burlington, Iowa, radio range station; Joliet, Ill., radio range station; the intersection of the east course of the Joliet, Ill., radio range and the west course of the South Bend, Ind., radio range; South Bend, Ind., radio range station to the Romulus, Mich., radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.213 *Red civil airway No. 13 (Sunnyvale, Pa., to Boston, Mass.).* From the intersection of the east course of the Philipsburg, Pa., radio range and the southwest course of the Wilkes-Barre, Pa., radio range via the Wilkes-Barre, Pa., radio range station; Stewart Field, N. Y., radio range station; New Hackensack, N. Y., radio range station; Hartford, Conn., radio range station and the Providence, R. I., radio range station to the intersection of the northeast course of the Providence, R. I., radio range and the southwest course of the Boston, Mass., radio range.

§ 600.214 *Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.).* From the Lone Rock, Wis., radio range station via the Rockford, Ill., radio range station; the intersection of the southeast course of the Rockford, Ill., radio range and the west course of the Chicago, Ill., radio range; Chicago, Ill., radio range station; Indianapolis, Ind., radio range station to the intersection of the south course of the Indianapolis, Ind., radio range and the west course of the Louisville, Ky., radio range.

[Amdt. 8, 13 F. R. 5656]

§ 600.215 *Red civil airway No. 15 (Las Vegas, Nev., to Gila Bend, Ariz.).* From the Las Vegas, Nev., radio range station to the intersection of the southeast course of the Las Vegas, Nev., radio range and the west course of the Prescott, Ariz., radio range. From the Prescott, Ariz., radio range station via the intersection of the southeast course of the Prescott, Ariz., radio range and the northwest course of the Phoenix, Ariz., radio range to the Phoenix, Ariz., radio range station. From the intersection of the west course of the Phoenix, Ariz., radio range and the north course of the Gila Bend, Ariz., radio range to the Gila Bend, Ariz., radio range station.

[Amdt. 2, 12 F. R. 8043]

§ 600.216 *Red civil airway No. 16 (Tallahassee, Fla., to Florence, S. C.).* From the Tallahassee, Fla., radio range station via the Albany, Ga., radio range station; the intersection of the north course of the Albany, Ga., radio range and the southwest course of the Macon, Ga., radio range to the Macon, Ga., radio range station. From the Augusta, Ga., radio range station via the Columbia, S. C., radio range station; the intersection of the east course of the Columbia, S. C., radio range and the southwest course of the Florence, S. C., radio range to the Florence, S. C., radio range station.

[Amdt. 14, 14 F. R. 455]

§ 600.217 *Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.).* From the Fort Wayne, Ind., radio range station via the Findlay, Ohio, non-directional radio marker station and the Mansfield, Ohio, non-directional radio marker station to the Pittsburgh, Pa., radio range station. From the Martinsburg, W. Va., radio range station to the Baltimore, Md., radio range station.

[Amdt. 8, 13 F. R. 5656]

§ 600.218 *Red civil airway No. 18 (Indianapolis, Ind., to Washington, D. C.).* From the intersection of the northwest course of the Indianapolis, Ind., radio range and the northwest course of the Cincinnati, Ohio, radio range via the Cincinnati, Ohio, radio range station; the intersection of the southeast course of the Cincinnati, Ohio, radio range and the northwest course of the Huntington, W. Va., radio range; Huntington, W. Va., radio range station; Charleston, W. Va., radio marker station; Elkins, W. Va., radio range station; Front Royal, Va., radio range station to the intersection of the east course of the Front Royal, Va., radio range and the northwest course of the Washington, D. C., radio range.

[Amdt. 7, 13 F. R. 4729]

§ 600.219 *Red civil airway No. 19 (Washington, D. C., to Grand Rapids, Mich.).* From the intersection of the west course of the Front Royal, Va., radio range and the southeast course of the Morgantown, W. Va., radio range via the Morgantown, W. Va., radio range station to the intersection of the northwest course of the Morgantown, W. Va., radio range and the west course of the Pittsburgh, Pa., radio range. From the Dayton, Ohio, radio range station via the Fort Wayne, Ind., radio range station; to the intersection of the northwest course of the Fort Wayne, Ind., radio range and the east course of the Goshen, Ind., radio range. From the Goshen, Ind., radio range station via the intersection of the north course of the Goshen, Ind., radio range and the southwest course of the Grand Rapids, Mich., radio range to the Grand Rapids, Mich., radio range station.

§ 600.220 *Red civil airway No. 20 (Lansing, Mich., to Washington, D. C.).* From the Lansing, Mich., radio range station via the intersection of the northwest course of the Detroit, Mich., radio range and the northwest course of the Selfridge Field, Mich., radio range and the intersection of the northwest course of the Windsor, Ontario, Canada, radio

range and the northwest course of the Selfridge Field, Mich., radio range to the intersection of the northwest course of the Windsor, Ontario, Canada, radio range and the United States-Canadian Border. From the intersection of the northwest course of the Cleveland, Ohio, radio range and the United States-Canadian Border via the Cleveland, Ohio, radio range station; Akron, Ohio, radio range station; Pittsburgh, Pa., radio range station; the intersection of the southeast course of the Pittsburgh, Pa., radio range and the northwest course of the Washington, D. C., radio range; the Washington, D. C., radio range station to the intersection of the southeast course of the Washington, D. C., radio range with Red civil airway No. 77, excluding that portion which lies more than 3 miles north of the southeast course of the Washington, D. C., radio range between the intersection of the Southeast course of the Washington, D. C., radio range and the south course of the Baltimore, Md., radio range and Red civil airway No. 77.

[Amdt. 17, 14 F. R. 2891]

§ 600.221 *Red civil airway No. 21 (Pittsburgh, Pa., to Boston, Mass.)*. From the Pittsburgh, Pa., radio range station via the intersection of the northeast course of the Pittsburgh, Pa., radio range and the north course of the Altoona, Pa., radio range to the Sunbury, Pa., radio marker station. From the intersection of the southeast course of the Wilkes-Barre, Pa., radio range and the west course of the Newark, N. J., radio range to the Newark, N. J., radio range station. From the intersection of the east course of the New York, N. Y. (La Guardia) radio range and the southwest course of the Bridgeport, Conn., radio range via the Bridgeport, Conn., radio range station to the intersection of the northeast course of the Bridgeport, Conn., radio range and the southeast course of the Hartford, Conn., radio range. From the intersection of the southeast course of the Hartford, Conn., radio range and the west course of the Quonset Point, R. I. (Navy) radio range via the intersection of the west course of the Quonset Point, R. I. (Navy) radio range and the southwest course of the Providence, R. I., radio range; Providence, R. I., radio range station, excluding that portion more than 2 miles east of the southwest course of the Providence, R. I., radio range; Squantum, Mass. (Navy) radio range station, excluding that portion which lies more than 4 miles east of the southwest course of the Squantum, Mass. (Navy) radio range between the Providence, R. I., radio range station and a point 5 miles northeast to the intersection of the northeast course of the Squantum, Mass. (Navy) radio range and the east course of the Boston, Mass., radio range.

[Amdt. 17, 14 F. R. 2891]

§ 600.222 *Red civil airway No. 22 (United States-Canadian Border to Rochester, N. Y.)*. From the intersection of the west course of the Buffalo, N. Y., radio range and the United States-Canadian Border via the Buffalo, N. Y., radio range station; the intersection of the northeast

course of the Buffalo, N. Y., radio range and the northwest course of the Rochester, N. Y., radio range to the Rochester, N. Y., radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.223 *Red civil airway No. 23 (United States-Canadian Border to New York, N. Y.)*. From the intersection of the southeast course of the Fort Williams, Ontario, Canada, radio range and the United States-Canadian Border via the Houghton, Mich., radio range station; Grand Marais, Mich., radio range station; the Sault Ste. Marie, Mich., radio range station to the intersection of the southeast course of the Sault Ste. Marie, Mich., radio range and the United States-Canadian Border. From the intersection of the southeast course of the Toronto, Ontario, Canada, radio range and the United States-Canadian Border via the intersection of the southeast course of the Toronto, Ontario, Canada, radio range and the northeast course of the Buffalo, N. Y., radio range; the intersection of the east course of the Buffalo, N. Y., radio range and the northwest course of the Elmira, N. Y., radio range; Elmira, N. Y., radio range station; the intersection of the southeast course of the Elmira, N. Y., radio range and the northwest course of the New York, N. Y. (La Guardia), radio range; the New York, N. Y. (La Guardia), radio range station to the intersection of the east course of the New York, N. Y. (La Guardia), radio range and the northeast course of the Mitchell Field, N. Y. (Army), radio range.

[Amdt. 17, 14 F. R. 2891]

§ 600.224 *Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.)*. From the Amarillo, Tex., radio range station via the intersection of the east course of the Amarillo, Tex., radio range and the southwest course of the Oklahoma City, Okla., radio range to the Oklahoma City, Okla., radio range station.

§ 600.225 *Red civil airway No. 25 (Tallahassee, Fla., to Miami, Fla.)*. From the intersection of the east course of the Tallahassee, Fla., radio range and the northwest course of the Cross City, Fla., radio range via the Cross City, Fla., radio range station; the intersection of the southeast course of the Cross City, Fla., radio range and the north course of the Tampa, Fla., radio range; Tampa, Fla., radio range station; Fort Myers, Fla., radio range station and the intersection of the southeast course of the Fort Myers, Fla., radio range and the west course of the Miami, Fla., radio range to the Miami, Fla., radio range station.

§ 600.226 *Red civil airway No. 26 (Syracuse, N. Y., to Millville, N. J.)*. From the Syracuse, N. Y., radio range station via the Wilkes-Barre, Pa., radio range station to the intersection of the southeast course of the Wilkes-Barre, Pa., radio range and the west course of the Allentown, Pa., radio range. From the intersection of the southeast course of the North Philadelphia, Pa., radio range and the northeast course of the Philadelphia, Pa., radio range to the intersection of the southeast course of the North Philadelphia, Pa., radio range and the north-

east course of the Millville, N. J., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.227 *Red civil airway No. 27 (Knoxville, Tenn., to Detroit, Mich.)*. From the Knoxville, Tenn., radio range station via a point located at latitude 36°25' north and longitude 83°50' west; Lexington, Ky., VHF radio range station; the intersection of the north course of the Lexington, Ky., VHF radio range and the southwest course of the Cincinnati, Ohio, radio range; Dayton, Ohio, radio range station; Toledo, Ohio, radio range station to the intersection of the north course of the Toledo, Ohio, radio range and the west course of the Romulus, Mich., radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.228 *Red civil airway No. 28 (Rockford, Ill., to Detroit, Mich.)*. From the Rockford, Ill., radio range station via the intersection of the east course of the Rockford, Ill., radio range and the northwest course of the Chicago, Ill., radio range; Chicago, Ill., radio range station; the intersection of the northeast course of the Chicago, Ill., radio range and the southwest course of the Grand Rapids, Mich., radio range to the Grand Rapids, Mich., radio range station. From the Lansing, Mich., radio range station to the Willow Run Airport, Ypsilanti, Mich.

[Amdt. 17, 14 F. R. 2891]

§ 600.229 *Red civil airway No. 29 (Rochester, N. Y., to Baltimore, Md.)*. From the intersection of the southwest course of the Rochester, N. Y., radio range and the east course of the Buffalo, N. Y., radio range to the intersection of the southwest course of the Rochester, N. Y., radio range and the northwest course of the Elmira, N. Y., radio range. From the intersection of the southeast course of the Elmira, N. Y., radio range and the north course of the Williamsport, Pa., radio range via the Williamsport, Pa., radio range station and the Harrisburg, Pa., radio range station; the Baltimore, Md., radio range station to the intersection of the south course of the Baltimore, Md., radio range and the southeast course of the Washington, D. C., radio range, excluding that portion which lies more than two miles east of the south course of the Baltimore, Md., radio range between the intersection of the south course of the Baltimore, Md., radio range and the southern boundary of Red civil airway No. 45 and the intersection of the south course of the Baltimore, Md., radio range and the southeast course of the Washington, D. C., radio range.

§ 600.230 *Red civil airway No. 30 (Shreveport, La., to Jacksonville, Fla.)*. From the Shreveport, La., radio range station via the intersection of the south course of the Shreveport, La., radio range and the northwest course of the Alexandria, La., radio range; Alexandria, La., radio range station; intersection of the southeast course of the Alexandria, La., radio range and the northwest course of the Baton Rouge, La., radio range; Baton Rouge, La., radio range station to the intersection of the southeast course of the Baton Rouge, La., radio range and the

west course of the New Orleans, La., radio range. From the intersection of the northeast course of the Mobile, Ala., radio range and the west course of the Crestview, Fla., radio range via the Crestview, Fla., radio range station; the intersection of the east course of the Crestview, Fla., radio range and the northwest course of the Tallahassee, Fla., radio range; the Tallahassee, Fla., radio range station to the Jacksonville, Fla., radio range station.

[Amdt. 15, 14 F. R. 1487]

§ 600.231 *Red civil airway No. 31 (Denver, Colo., to Minneapolis, Minn.)*. From the Denver, Colo., VHF radio range station to the intersection of the north course of the Denver, Colo., VHF radio range and the east course of the Cheyenne, Wyo., radio range. From the intersection of the east course of the Cheyenne, Wyo., radio range and the southwest course of the Scottsbluff, Nebr., radio range via the Scottsbluff, Nebr., radio range station; the intersection of the northeast course of the Scottsbluff, Nebr., radio range and the south course of the Rapid City, S. Dak., radio range; Rapid City, S. Dak., radio range station; Pierre, S. Dak., radio range station; the intersection of the east course of the Pierre, S. Dak., radio range and the southwest course of the Huron, S. Dak., radio range; Huron, S. Dak., radio range station; Watertown, S. Dak., radio range station; Willmar, Minn., radio range station to the intersection of the east course of the Willmar, Minn., radio range and the northwest course of the Minneapolis, Minn., radio range. From the Minneapolis, Minn., radio range station via the Stanton, Minn., non-directional radio beacon to the Lake City, Minn., airport.

[Amdt. 4, 13 F. R. 2256]

§ 600.232 *Red civil airway No. 32 (Laredo, Tex., to Houston, Tex.)*. From the Laredo, Tex., radio range station via the intersection of the northeast course of the Laredo, Tex., radio range and the southwest course of the San Antonio, Tex. (Kelly), radio range; San Antonio, Tex. (Kelly), radio range station to the intersection of the northeast course of the San Antonio, Tex. (Kelly), radio range and the west course of the San Antonio, Tex. (Alamo), radio range. From the Austin, Tex., radio range station via the intersection of the southeast course of the Austin, Tex., radio range and the northwest course of the Richmond, Tex., radio range and the Richmond, Tex., radio range station to the intersection of the southeast course of the Richmond, Tex., radio range and the southwest course of the Houston, Tex., radio range.

§ 600.233 *Red civil airway No. 33 (Richmond, Va., to New Hackensack, N. Y.)*. From the Richmond, Va., radio range station via the Gordonsville, Va., radio range station; the Arcola, Va., radio range station; the intersection of the northeast course of the Arcola, Va., radio range and the southwest course of the Allentown, Pa., radio range; the Allentown, Pa., radio range station to the Stewart Field, N. Y., radio range station.

§ 600.234 *Red civil airway No. 34 (Pulaski, Va., to Elizabeth City, N. C.)*. From the Pulaski, Va., radio range station to the Greensboro, N. C., radio range station. From the intersection of the northeast course of the Greensboro, N. C., radio range and the northwest course of the Raleigh, N. C., radio range; Raleigh, N. C., radio range station; the intersection of the southeast course of the Raleigh, N. C., radio range and the southwest course of the Rocky Mount, N. C., VHF radio range; Rocky Mount, N. C., VHF radio range station; the intersection of the northeast course of the Rocky Mount, N. C., VHF radio range and the west course of the Elizabeth City, N. C., VHF radio range; Elizabeth City, N. C., VHF radio range station to the Weeksville, N. C. (Coast Guard), radio range station excluding that portion overlapping danger areas.

[Amdt. 13, 13 F. R. 8603]

§ 600.235 *Red civil airway No. 35 (Pueblo, Colo., to Wichita, Kans.)*. From the Pueblo, Colo., radio range station via the La Junta, Colo., radio range station; Garden City, Kans., radio range station; Hutchinson, Kans., radio range station; the intersection of the east course of the Hutchinson, Kans., radio range and the northeast course of the Wichita, Kans., radio range.

[Amdt. 17, 14 F. R. 2891]

§ 600.236 *Red civil airway No. 36 (Rochester, Minn., to La Crosse, Wis.)*. From the Stanton, Minn., non-directional beacon via the Rochester, Minn., radio range station to the intersection of the east course of the Rochester, Minn., radio range and the northwest course of the La Crosse, Wis. radio range.

[Amdt. 4, 13 F. R. 2256]

§ 600.237 *Red civil airway No. 37 (Dallas, Tex., to Washington, D. C.)*. From the intersection of the northwest course of the Tyler, Tex., radio range and the east course of the Dallas, Tex., radio range via the Tyler, Tex., radio range station to the intersection of the northeast course of the Tyler, Tex., radio range and the west course of the Shreveport, La., radio range. From the intersection of the northeast course of the Texarkana, Ark., radio range and the southwest course of the Little Rock, Ark., radio range via the Little Rock, Ark., radio range station; the Stuttgart, Ark., radio range station to the intersection of the east course of the Stuttgart, Ark., radio range and the west course of the Memphis, Tenn., radio range. From the Roanoke, Va., radio range station via the Lynchburg, Va., radio range station to the Gordonsville, Va., radio range station. From the intersection of the south course of the Quantico, Va. (Navy), radio range and the southwest course of the Washington, D. C., radio range via the Quantico, Va. (Navy), radio range station to the intersection of the north course of the Quantico, Va. (Navy), radio range and the northwest course of the Washington, D. C., radio range, excluding that portion which lies more than two miles west of the north course of the Quantico, Va. (Navy), radio range between the range

station and the intersection of the north course of the Quantico, Va. (Navy), radio range and the northwest course of the Washington, D. C., radio range.

§ 600.238 *Red civil airway No. 38 (Big Spring, Tex., to San Antonio, Tex.)*. From the intersection of the southeast course of the Big Spring, Tex., radio range and the southwest course of the San Angelo, Tex., radio range via the San Angelo, Tex., radio range station to the intersection of the southeast course of the San Angelo, Tex., radio range and the southeast course of the Big Spring, Tex., radio range. From the intersection of the northwest course of the San Antonio, Tex. (Kelly), radio range and the west course of the San Antonio, Tex. (Alamo), radio range to the San Antonio, Tex. (Alamo), radio range station.

[Amdt. 1, 12 F. R. 6128]

§ 600.239 *Red civil airway No. 39 (Bethel, Alaska, to Fairbanks, Alaska)*. From the Bethel, Alaska, radio range station via the Aniak, Alaska, radio range station; the McGrath, Alaska, radio range station; the Minchumina, Alaska, radio range station and the Nenana, Alaska, radio range station to the Fairbanks, Alaska, radio range station.

§ 600.240 *Red civil airway No. 40 (Shemya, Alaska, to Anchorage, Alaska)*. From the Shemya, Alaska, radio range station via the Amchitka, Alaska, radio range station and the intersection of the east course of the Amchitka, Alaska, radio range and the southwest course of the Adak, Alaska, radio range to the Adak, Alaska, radio range station. From the Heiden, Alaska, radio range station via the intersection of the west course of the Kodiak, Alaska, radio range and the southeast course of the Naknek, Alaska, radio range; Kodiak, Alaska, radio range station; the intersection of the north course of the Kodiak, Alaska, radio range and the south course of the Homer, Alaska, radio range to the Homer, Alaska, radio range station. From the intersection of the west course of the Homer, Alaska, radio range and the southwest course of the Kenai, Alaska, radio range via the Kenai, Alaska, radio range station; the intersection of the northeast course of the Kenai, Alaska, radio range and the west course of the Anchorage (Merrill), Alaska, radio range to the Anchorage (Merrill), Alaska, radio range station.

[Amdt. 7, 13 F. R. 4730]

§ 600.241 *Red civil airway No. 41 (Yakutat, Alaska, to Gustavus, Alaska)*. From the intersection of the southeast course of the Yakutat, Alaska, radio range and the southwest course of the Gustavus, Alaska, radio range to the Gustavus, Alaska, radio range station.

§ 600.242 *Red civil airway No. 42 (Joliet, Ill., to La Fayette, Ind.)*. From the intersection of the southeast course of the Rockford, Ill., radio range and the west course of the Goshen, Ind., radio range to the intersection of the southeast course of the Rockford, Ill., radio range and the southeast course of the Chicago, Ill., radio range.

[Amdt. 2, 12 F. R. 8043]

§ 600.243 *Red civil airway No. 43 (Chicago, Ill., to La Fayette, Ind.)*. From the intersection of the east course of the Rockford, Ill., radio range and the northwest course of the Chicago, Ill., radio range via the intersection of the east course of the Rockford, Ill., radio range and the north course of the Harvey, Ill., radio range; Harvey, Ill., radio range station to the intersection of the south course of the Harvey, Ill., radio range and the southeast course of the Rockford, Ill., radio range.

[Amdt. 2, 12 F. R. 8043]

§ 600.244 *Red civil airway No. 44 (Bellingham, Wash., to United States-Canadian Border)*. From the Bellingham, Wash., radio range station to the intersection of the northeast course of the Bellingham, Wash., radio range and the United States-Canadian Border.

§ 600.245 *Red civil airway No. 45 (Washington, D. C., to Allentown, Pa.)*. From the Washington, D. C., radio range station via a point located at 39°01' north latitude and 76°33'30" west longitude; the Baltimore, Md., radio range station to the intersection of the north course of the Baltimore, Md., radio range and southwest course of the Allentown, Pa., radio range.

§ 600.246 *Red civil airway No. 46 (Aberdeen, S. Dak., to Watertown, S. Dak.)*. From the Aberdeen, S. Dak., radio range station to the Watertown, S. Dak., radio range station.

[Amdt. 1, 12 F. R. 6128]

§ 600.247 *Red civil airway No. 47 (Tampa, Fla., to Daytona Beach, Fla.)*. From the Tampa, Fla., radio range station via the Orlando, Fla., radio range station to the Daytona Beach, Fla., radio range station.

§ 600.248 *Red civil airway No. 48 (Missoula, Mont., to Livingston, Mont.)*. From the Missoula, Mont., radio range station to the intersection of the southwest course of the Great Falls, Mont., radio range and the north course of the Helena, Mont., radio range. From the intersection of the southeast course of the Helena, Mont., radio range and the northwest course of the Bozeman, Mont., radio range via a point located at 46°15' north latitude and 111°00' west longitude to the Livingston, Mont., radio marker station.

§ 600.249 *Red civil airway No. 49 (Elko, Nev., to Fort Bridger, Wyo.)*. From the Elko, Nev., radio range station via the Wendover, Utah, radio range station; the intersection of the east course of the Wendover, Utah, radio range and the west course of the Salt Lake City, Utah, radio range; the Salt Lake City, Utah, radio range station; Fort Bridger, Wyo., radio range station to the intersection of the north course of the Fort Bridger, Wyo., radio range and the southeast course of the Malad City, Idaho, radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.250 *Red civil airway No. 50 (Galena, Alaska, to Fairbanks, Alaska)*. From the intersection of the east course of the Galena, Alaska, radio range and

the southwest course of the Tanana, Alaska, radio range via the Tanana, Alaska, radio range station to the intersection of the southeast course of the Tanana, Alaska, radio range and the west course of the Fairbanks, Alaska, radio range.

[Amdt. 5, 13 F. R. 2648]

§ 600.251 *Red civil airway No. 51 (El Paso, Tex., to U. S.-Mexican Border)*. From the El Paso, Tex., radio range station via the Van Horn, Tex., VHF radio range station; Marfa, Tex., VHF radio range station; Big Ben, Tex., VHF radio range station to the intersection of the southeast course of the Big Bend, Tex., VHF radio range and the U. S.-Mexican Border.

[Amdt. 4, 13 F. R. 2256]

§ 600.252 *Red civil airway No. 52 (Memphis, Tenn., to Birmingham, Ala.)*. From the intersection of the northeast course of the Memphis, Tenn., radio range and the northwest course of the Muscle Shoals, Ala., radio range via the Muscle Shoals, Ala., radio range station to the intersection of the southeast course of the Muscle Shoals, Ala., radio range and the north course of the Birmingham, Ala., radio range.

§ 600.253 *Red civil airway No. 53 (Joplin, Mo., to Springfield, Mo.)*. From the Joplin, Mo., radio range station to the intersection of the east course of the Joplin, Mo., radio range and the southwest course of the Springfield, Mo., radio range.

§ 600.254 *Red civil airway No. 54 (Burley, Idaho, to Salt Lake City, Utah)*. From the Burley, Idaho, radio range station to a point located at 40°56' north latitude and 112°16' west longitude.

§ 600.255 *Red civil airway No. 55 (Burlington, Iowa, to Columbus, Ohio)*. From the Burlington, Iowa, radio range station via the Peoria, Ill., radio range to the intersection of the east course of the Peoria, Ill., radio range and the southwest course of the Joliet, Ill., radio range. From the Goshen, Ind., radio range station via the Findlay, Ohio, non-directional radio marker beacon to the Columbus, Ohio, radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.256 *Red civil airway No. 56 (Red Bluff, Calif., to Whitmore, Calif.)*. From the intersection of the northwest course of the Red Bluff, Calif., radio range and the northwest course of the Whitmore, Calif., radio range to the Whitmore, Calif., radio range station.

[Amdt. 1, 12 E. R. 6128]

§ 600.257 *Red civil airway No. 57 (Moline, Ill., to Youngstown, Ohio)*. From the Moline, Ill., radio range station via the Rockford, Ill., radio range station; Milwaukee, Wis., radio range station; Battle Creek, Mich., radio range station to the Toledo, Ohio, radio range station. From the intersection of the west course of the Cleveland, Ohio, radio range and the northwest course of the Akron, Ohio, radio range via the Akron, Ohio, radio range station to the Youngstown, Ohio, radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.258 *Red civil airway No. 58 (Salinas, Calif., to Hollister, Calif.)*. From the Salinas, Calif., VHF radio range station to the intersection of the northeast course of the Salinas, Calif., VHF radio range and the southeast course of the Oakland, Calif., radio range.

[Amdt. 2, 12 F. R. 8043]

§ 600.259 *Red civil airway No. 59 (Gage, Okla., to Oklahoma City, Okla.)*. From the Gage, Okla., radio range station to the Oklahoma City, Okla., radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.260 *Red civil airway No. 60 (San Jose, Calif., to Stockton, Calif.)*. From the intersection of the northwest course of the Salinas, Calif., VHF radio range and the west course of the Moffett Field (Sunnyvale), Calif., Navy radio range to the Moffett Field (Sunnyvale), Calif., Navy radio range station. From the Oakland, Calif., radio range station via the Stockton, Calif., radio range station to the intersection of the east course of the Stockton, Calif., radio range and the southeast course of the Sacramento, Calif., radio range.

[Amdt. 2, 12 F. R. 8043]

§ 600.261 *Red civil airway No. 61 (Pittsburgh, Pa., to Washington, D. C.)*. From the intersection of the southeast course of the Pittsburgh, Pa., radio range and the northwest course of the Arcola, Va., radio range via the Arcola, Va., radio range and the south course of the Washington, D. C., radio range.

§ 600.262 *Red civil airway No. 62 (Lansing, Mich., to Pittsburgh, Pa.)*. From the Lansing, Mich., radio range station to the intersection of the southeast course of the Lansing, Mich., radio range and the west course of the Detroit, Mich., radio range. From the Detroit, Mich., radio range station via the intersection of the southeast course of the Detroit, Mich., radio range and the west course of the Wellington, Ohio, VHF radio range; Wellington, Ohio, VHF radio range station to the intersection of the east course of the Wellington, Ohio, VHF radio range and the northwest course of the Akron, Ohio, radio range. From the Akron, Ohio, radio range station to the intersection of the southeast course of the Cleveland, Ohio, radio range and the west course of the Pittsburgh, Pa., radio range.

[Amdt. 17, 14 F. R. 2892]

§ 600.263 *Red civil airway No. 63 (Battle Creek, Mich., to the United States-Canadian Border)*. From the intersection of the southwest course of the Grand Rapids, Mich., radio range and the west course of the Battle Creek, Mich., radio range via the Battle Creek, Mich., radio range station; the intersection of the east course of the Battle Creek, Mich., radio range and the west course of the Salem, Mich., VHF radio range; the Salem, Mich., VHF radio range station to the intersection of the east course of the Salem, Mich., VHF radio range and the northwest course of the Windsor, Ontario, Canada, radio range. From the intersection of the northwest course of the Romulus, Mich., radio range and

the west course of the Sarnia, Ontario, Canada, radio range to the United States-Canadian Border.

[Amdt. 2, 12 F. R. 8043]

§ 600.264 *Red civil airway No. 64 (U. S.-Canadian Border to Annette Island, Alaska)*. From the intersection of the southwest course of the Annette Island, Alaska, radio range and the U. S.-Canadian Border to the Annette Island, Alaska, radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.265 *Red civil airway No. 65 (Oceanside, Calif., to Blythe, Calif.)*. From the Oceanside, Calif., non-directional radio beacon via a point at Latitude 33°07'00", Longitude 116°36'00" to a point at Latitude 33°44'30", Longitude 115°21'30".

[Amdt. 3, 13 F. R. 1226]

§ 600.266 *Red civil airway No. 66 (Santa Barbara, Calif., to Los Angeles, Calif.)*. From the Santa Barbara, Calif., radio range station to the Newhall, Calif., radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.267 *Red civil airway No. 67 (Crestview, Fla., to Dothan, Ala.)*. From the Crestview, Fla., radio range station to the Dothan, Ala., radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.268 *Red civil airway No. 68 (El Paso, Tex., to Shreveport, La.)*. From the El Paso, Tex., radio range station via the intersection of the south course of the El Paso, Tex., radio range and the west course of the Hudspeth, Tex., VHF radio range; Hudspeth, Tex., VHF radio range station; Culberson, Tex., VHF radio range station; the intersection of the east course of the Culberson, Tex., VHF radio range and the southwest course of the Midland, Tex., radio range; Midland, Tex., radio range station; San Angelo, Tex., radio range station; the intersection of the northeast course of the San Angelo, Tex., radio range and the south course of the Abilene, Tex., radio range to the Abilene, Tex., radio range station. From the intersection of the west course of the Fort Worth, Tex., radio range and the northwest course of the Waco, Tex., radio range via the intersection of the northwest course of the Waco, Tex., radio range and the west course of the Dallas, Tex., radio range to the Dallas, Tex., radio range station. From the Tyler, Tex., radio range station via the Longview, Tex., Gregg County Airport, to the Shreveport, La., radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.269 *Red civil airway No. 69 (El Paso, Tex., to Big Spring, Tex.)*. From the intersection of the east course of the Culberson, Tex., VHF radio range and the southwest course of the Wink, Tex., VHF radio range to the intersection of the southwest course of the Wink, Tex., VHF radio range and the west course of the Wink, Tex., (low frequency) radio range. From the Midland, Tex., radio range station to the intersection of the northeast course of the Midland, Tex., radio range and the southwest course of the Big Spring, Tex., radio range.

[Amdt. 4, 13 F. R. 2256]

§ 600.270 *Red civil airway No. 70 (Midland, Tex., to Oklahoma City, Okla.)*. From the Midland, Tex., radio range station via the intersection of the south course of the Lubbock, Tex., radio range and the northwest course of the Big Spring, Tex., radio range; Lubbock, Tex., radio range station; Childress, Tex., VHF radio range station; Hobart, Okla., VHF radio range station to the Oklahoma City, Okla., radio range station.

[Amdt. 13, 13 F. R. 8603]

§ 600.271 *Red civil airway No. 71 (Lubbock, Tex., to Wichita Falls, Tex.)*. From the Lubbock, Tex., radio range station via the intersection of the east course of the Lubbock, Tex., radio range and the west course of the Guthrie, Tex., VHF radio range; Guthrie, Tex., VHF radio range station to the Wichita Falls, Tex., radio range station.

[Amdt. 7, 13 F. R. 4730]

§ 600.272 *Red civil airway No. 72 (Millville, N. J., to Newark, N. J.)*. From the intersection of the southwest course of the Millville, N. J., radio range and the south course of the New Castle, Del., radio range via the New Castle, Del., radio range station to the intersection of the north course of the New Castle, Del., radio range and the west course of the Philadelphia, Penn., radio range. From the intersection of the east course of the Harrisburg, Penn., radio range and the southwest course of the Willow Grove, Penn., radio range via the Willow Grove, Penn., radio range to the intersection of the northeast course of the Willow Grove, Penn., radio range and the east course of the Allentown, Penn., radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.273 *Red civil airway No. 73 (Baltimore, Md., to Millville, N. J.)*. From the intersection of the west course of the New Castle, Del., radio range and the west course of the Philadelphia, Penn., radio range via the New Castle, Del., radio range station to the intersection of the east course of the New Castle, Del., radio range and the northeast course of the Millville, N. J., radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.274 *Red civil airway No. 74 (Louisville, Ky., to Cincinnati, Ohio)*. From the Louisville, Ky., radio range station via the intersection of the north course of the Louisville, Ky., radio range and a line 250° magnetic from the Covington, Ky., VOR radio range station to the Covington, Ky., VOR radio range station.

[Amdt. 7, 13 F. R. 4730]

§ 600.275 *Red civil airway No. 75 (U. S.-Canadian Border, Vancouver, B. C., to U. S.-Canadian Border, Abbotsford, B. C.)*. From the Vancouver, B. C., radio range station to the intersection of the northwest course of the Bellingham, Wash., radio range and the west course of the Abbotsford, B. C., radio range; Abbotsford, B. C., radio range station to the intersection of the east course of the Abbotsford, B. C., radio range and the northeast course of the Bellingham, Wash., radio range, excluding those portions lying outside the limits of the continental United States.

[Amdt. 11, 13 F. R. 7297]

§ 600.276 *Red civil airway No. 76 (Williams, Calif., to Auburn, Calif.)*. From the Williams, Calif., radio range station to the intersection of the east course of the Williams, Calif., radio range and the northeast course of the Sacramento, Calif., radio range.

[Amdt. 12, 13 F. R. 7399]

§ 600.277 *Red civil airway No. 77 (Richmond, Va., to Millville, N. J.)*. From the intersection of the north course of the Richmond, Va., radio range and the southwest course of the Patuxent River, Md. (Navy), radio range via the Patuxent River, Md. (Navy), radio range station to the Millville, N. J., radio range station excluding that portion below 6,000 feet between the eastern boundary of Blue civil airway No. 56 and the southwest boundary of Red civil airway No. 20, and excluding that portion below 3,000 feet which lies within the Little Creek, Del., Danger Area.

[Amdt. 18, 14 F. R. 3467]

NOTE: § 600.277 as printed above is effective from July 1, 1949, to 0001 e. s. t. Sept. 1, 1949. At the end of that period the following text will again become effective:

§ 600.277 *Red civil airway No. 77 (Richmond, Va., to Millville, N. J.)*. From the intersection of the north course of the Richmond, Va., radio range and the southwest course of the Patuxent River, Md. (Navy), radio range via the Patuxent River, Md. (Navy), radio range station to the Millville, N. J., radio range station, excluding that portion below 6,000 feet between the eastern boundary of Blue civil airway No. 56 and the southwest boundary of Red civil airway No. 20.

[Amdt. 11, 13 F. R. 7297]

§ 600.278 *Red civil airway No. 78 (Medford, Ore., to Klamath Falls, Ore.)*. From the intersection of the south course of the Medford, Ore., radio range and the west course of the Klamath Falls, Ore., radio range to the Klamath Falls, Ore., radio range station.

[Amdt. 13, 13 F. R. 8603]

§ 600.279 *Red civil airway No. 79 (Port Angeles, Wash., to Everett, Wash.)*. From the intersection of the west course of the Everett, Wash., radio range and the northwest course of the Seattle, Wash., radio range to the Everett, Wash., radio range station.

[Amdt. 13, 13 F. R. 8603]

§ 600.280 *Red civil airway No. 80 (Lewistown, Mont., to Miles City, Mont.)*. From the intersection of the southeast course of the Lewistown, Mont., radio range and the north course of the Billings, Mont., radio range to the Miles City, Mont., radio range station.

[Amdt. 13, 13 F. R. 8603]

§ 600.281 *Red civil airway No. 81 (Parkersburg, W. Va., to Elkins, W. Va.)*. From the Parkersburg, W. Va., VHF radio range station to the intersection of the southeast course of the Parkersburg, W. Va., VHF radio range and the west course of the Elkins, W. Va., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.282 *Red civil airway No. 82 (Skwentna, Alaska, to Anchorage,*

Alaska). From the Skwentna, Alaska, radio range station to the intersection of the southeast course of the Skwentna, Alaska, radio range and the northeast course of the Anchorage, Alaska, radio range.

[Amdt. 14, 14 F. R. 455]

§ 600.283 *Red civil airway No. 83 (Tucson, Ariz., to Rodeo, N. Mex.)*. From the intersection of the southeast course of the Tucson, Ariz., radio range and the west course of the Cochise, Ariz., radio range via the intersection of the southeast course of the Tucson, Ariz., radio range and the northwest course of the Douglas, Ariz., radio range; Douglas, Ariz., radio range station; the intersection of the northeast course of the Douglas, Ariz., radio range and the southwest course of the Rodeo, N. Mex., radio range to the Rodeo, N. Mex., radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.284 *Red civil airway No. 84 (New Orleans, La., to Biloxi, Miss.)*. From the Callendar, La., nondirectional radio marker beacon via the intersection of a bearing 70° true from the Callendar, La., nondirectional radio marker beacon with the southwest course of the Biloxi, Miss. (Keesler AFB) radio range to the Biloxi, Miss. (Keesler AFB) radio range station.

[Amdt. 17, 14 F. R. 2892]

§ 600.285 *Red civil airway No. 85 (Dayton, Ohio, to Mansfield, Ohio)*. From the Dayton, Ohio, radio range station to the Mansfield, Ohio, nondirectional radio marker beacon.

[Amdt. 17, 14 F. R. 2892]

BLUE CIVIL AIRWAYS

§ 600.601 *Blue civil airway No. 1 (Pendleton, Oreg., to Spokane, Wash.)*. From the Pendleton, Oreg., radio range station, via the intersection of the east course of the Pendleton, Oreg., radio range and the southwest course of the Walla Walla, Wash., radio range and the Walla Walla, Wash., radio range station to the Spokane, Wash., radio range station.

§ 600.602 *Blue civil airway No. 2 (Birmingham, Ala., to Erie, Pa.)*. From the Birmingham, Ala., radio range station via the intersection of the north course of the Birmingham, Ala., radio range and the southwest course of the Chattanooga, Tenn., radio range, via the Chattanooga, Tenn., radio range station to the intersection of the northeast course of the Chattanooga, Tenn., radio range and the west course of the Knoxville, Tenn., radio range. From the Elkins, W. Va., radio marker station, via the Pittsburgh, Pa., radio range station; the intersection of the east course of the Youngstown, Ohio, radio range and the south course of the Erie, Pa., radio range; to the Erie, Pa., radio range station.

§ 600.603 *Blue civil airway No. 3 (Tallahassee, Fla., to La Fayette, Ind.)*. From the intersection of the northwest course of the Tallahassee, Fla., radio range and the southeast course of the Dothan, Ala., radio range via the Dothan, Ala., radio range station; the intersection of the northwest course of the Dothan,

Ala., radio range and the east course of the Maxwell Field, Ala. (AFB), radio range, excluding that portion which lies more than 2 miles west of the northwest course of the Dothan, Ala., radio range between Lat. 31°20'00" Long. 85°34'00" and Lat. 31°34'00" Long. 85°42'00"; Maxwell Field, Ala. (AFB), radio range station; the intersection of the west course of the Maxwell Field, Ala. (AFB), radio range and the south course of the Birmingham, Ala., radio range to the Birmingham, Ala., radio range station. From the Muscle Shoals, Ala., radio range station to the intersection of the northeast course of the Muscle Shoals, Ala., radio range and the southwest course of the Nashville, Tenn., radio range. From the Nashville, Tenn., radio range station via the intersection of the northwest course of the Nashville, Tenn., radio range and the south course of the Evansville, Ind., radio range; Evansville, Ind., radio range station; Terre Haute, Ind., radio range station; the intersection of the north course of the Terre Haute, Ind., radio range and the southwest course of the La Fayette, Ind., radio range; La Fayette, Ind., radio range station to the intersection of the northeast course of the La Fayette, Ind., radio range and the north course of the Indianapolis, Ind., radio range.

[Amdt. 17, 14 F. R. 2892]

§ 600.604 *Blue civil airway No. 4 (Nantucket, Mass., to United States-Canadian Border)*. From the Nantucket, Mass., VHF radio range station via the intersection of the northwest course of the Nantucket, Mass., VHF radio range and the southeast course of the Squantum, Mass. (Navy) radio range to the Squantum, Mass. (Navy) radio range station. From the Boston, Mass., radio range station, via the intersection of the northeast course of the Boston, Mass., radio range and the southeast course of the Concord, N. H., radio range; Concord, N. H., radio range station; Burlington, Vt., radio range station to the intersection of the northwest course of the Burlington, Vt., radio range and the United States-Canadian Border.

[Amdt. 17, 14 F. R. 2892]

§ 600.605 *Blue civil airway No. 5 (Galveston, Tex., to Salina, Kans.)*. From the Municipal Airport, Galveston, Tex., via the Galveston, Tex., radio range station; Houston, Tex., radio range station; the intersection of the northwest course of the Houston, Tex., radio range and the southeast course of the Bryan, Tex., radio range; Bryan, Tex., (radio range station); Waco, Tex., radio range station; the intersection of the northeast course of the Waco, Tex., radio range and the south course of the Dallas, Tex., radio range; Dallas, Tex., radio range station to the intersection of the northwest course of the Dallas, Tex., radio range and the north course of the Fort Worth, Tex., radio range. From the Oklahoma City, Okla., radio range station via the intersection of the north course of the Oklahoma City, Okla., radio range and the southeast course of the Wichita, Kans., radio range; Wichita, Kans., radio range station to the intersection of the north course of the Wichita, Kans.,

radio range and the east course of the Hutchinson, Kans., radio range. From the intersection of the east course of the Hutchinson, Kans., radio range and the south course of the Salina, Kans. (Smoky Hill AFB) radio range to the Salina, Kans. (Smoky Hill AFB) radio range station, excluding those portions which overlap danger areas.

[Amdt. 17, 14 F. R. 2892]

§ 600.606 *Blue civil airway No. 6 (Abilene, Tex., to Muskegon, Mich.)*. From the Abilene, Tex., radio range station via the Wichita Falls, Tex., radio range station to the intersection of the northeast course of the Wichita Falls, Tex., radio range and the south course of the Oklahoma City, Okla., radio range. From the Springfield, Ill., radio range station via the Peoria, Ill., radio range station to the intersection of the north course of the Peoria, Ill., radio range and the northeast course of the Burlington, Iowa, radio range. From the intersection of the west course of the Goshen, Ind., radio range and the south course of the South Bend, Ind., radio range via the South Bend, Ind., radio range station to the intersection of the north course of the South Bend, Ind., radio range and the northeast course of the Chicago, Ill., radio range. From the intersection of the northeast course of the Chicago, Ill., radio range and the southwest course of the Grand Rapids, Mich., radio range to the Muskegon, Mich., radio range station.

[Amdt. 8, 13 F. R. 5656]

§ 600.607 *Blue civil airway No. 7 (Paso Robles, Calif., to Williams, Calif.)*. From the Paso Robles, Calif., VHF radio range station via the intersection of the northwest course of the Paso Robles, Calif., VHF radio range and the southeast course of the Oakland, Calif., radio range to the intersection of the southeast course of the Oakland, Calif., radio range and the northwest course of the Fresno, Calif., radio range. From the intersection of the west course of the Fresno, Calif., radio range and the south course of the Fairfield-Suisun, Calif. (AFB), radio range via the Fairfield-Suisun, Calif. (AFB), radio range station to the Williams, Calif., radio range station.

[Amdt. 12, 13 F. R. 7399]

§ 600.608 *Blue civil airway No. 8 (Fargo, N. Dak., to United States-Canadian Border)*. From the Fargo, N. Dak., radio range station, via the Grand Forks, N. Dak., radio range station and the Pembina, N. Dak., radio range station to the intersection of the north course of the Pembina, N. Dak., radio range and the United States-Canadian Border.

§ 600.609 *Blue civil airway No. 9 (Columbia, Mo., to United States-Canadian Border)*. From the Columbia, Mo., radio range station via the Kirksville, Mo., radio range station; the intersection of the northwest course of the Kirksville, Mo., radio range and the south course of the Des Moines, Iowa, radio range; Des Moines, Iowa, radio range station; the intersection of the north course of the Des Moines, Iowa, radio range and the southwest course of the La Crosse, Wis., radio range; the intersection of the southwest

course of the La Crosse, Wis., radio range and the south course of the Rochester, Minn., radio range; the Rochester, Minn., radio range station to the intersection of the north course of the Rochester, Minn., radio range and the southeast course of the Minneapolis, Minn., radio range. From the Minneapolis, Minn., radio range station via the Duluth, Minn., radio range station to the intersection of the southwest course of the Lakehead, Canada, radio range and the United States-Canadian Border.

[Amdt. 7, 13 F. R. 4730]

§ 600.610 *Blue civil airway No. 10 (Fresno, Calif., to Williams, Calif.)*. From the Fresno, Calif., radio range station via the intersection of the west course of the Fresno, Calif., radio range and the southeast course of the Oakland, Calif., radio range; the intersection of the northwest course of the Oakland, Calif., radio range and the southwest course of the Williams, Calif., radio range to the Williams, Calif., radio range station.

[Amdt. 12, 13 F. R. 7399]

§ 600.611 *Blue civil airway No. 11 (Cleveland, Ohio, to Niagara Falls, N. Y.)*. From the Cleveland, Ohio, radio range station via the Erie, Pa., radio range station; the intersection of the northeast course of the Erie, Pa., radio range and the southwest course of the Buffalo, N. Y., radio range and the Buffalo, N. Y., radio range station to the Niagara Falls Airport, Niagara Falls, N. Y.

§ 600.612 *Blue civil airway No. 12 (The Dalles, Oreg., to Ellensburg, Wash.)*. From The Dalles, Oreg., radio range station via the Yakima, Wash., radio range station to the Ellensburg, Wash., radio range station.

§ 600.613 *Blue civil airway No. 13 (Houston, Tex., to Minneapolis, Minn.)*. From the Houston, Tex., radio range station via the Shreveport, La., radio range station to the intersection of the northwest course of the Shreveport, La., radio range and the southwest course of the Texarkana, Ark., radio range. From the Texarkana, Ark., radio range station via the Fort Smith, Ark., Airport; the Joplin, Mo., radio range station and the intersection of the north course of the Joplin, Mo., radio range and the southeast course of the Kansas City, Mo., radio range to the Kansas City, Mo., radio range station. From the intersection of the northeast course of the Kansas City, Mo., radio range and the south course of the Des Moines, Iowa, radio range to the Des Moines, Iowa, radio range station. From the Mason City, Iowa, non-directional radio marker beacon to the Stanton, Minn., non-directional radio marker beacon.

[Amdt. 17, 14 F. R. 2893]

§ 600.614 *Blue civil airway No. 14 (El Centro, Calif., to Sacramento, Calif.)*. From the Mount Laguna, Calif., non-directional radio marker beacon to the Oceanside, Calif., non-directional radio marker beacon. From the Riverside, Calif., radio range station via the intersection of the northwest course of the Riverside, Calif., radio range and the southeast course of the Palmdale, Calif.,

radio range and the Palmdale, Calif., radio range station to the intersection of the northwest course of the Palmdale, Calif., radio range and the south course of the Bakersfield, Calif., radio range. From the intersection of the northwest course of the Fresno, Calif., radio range and the south course of the Stockton, Calif., radio range via the Stockton, Calif., radio range station to the intersection of the north course of the Stockton, Calif., radio range and the southeast course of the Sacramento, Calif., radio range.

[Amdt. 2, 12 F. R. 8043]

§ 600.615 *Blue civil airway No. 15 (Huntington, W. Va., to Erie, Pa.)*. From the intersection of the northwest course of the Huntington, W. Va., radio range and the south course of the Columbus, Ohio, radio range to the Columbus, Ohio, radio range station. From the intersection of the east course of the Columbus, Ohio, radio range and the southwest course of the Akron, Ohio, radio range via the Akron, Ohio, radio range station to the intersection of the northeast course of the Akron, Ohio, radio range and the southwest course of the Erie, Pa., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.616 *Blue civil airway No. 16 (Dillon, Mont., to Helena, Mont.)*. From the Dillon, Mont., radio range station via the Butte, Mont., radio range station to the intersection of the north course of the Butte, Mont., radio range and the east course of the Drummond, Mont., radio range. From the intersection of the west course of the Helena, Mont., radio range and the southwest course of the Great Falls, Mont., radio range to the intersection of the southwest course of the Great Falls, Mont., radio range and the north course of the Helena, Mont., radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.617 *Blue civil airway No. 17 (Millinocket, Maine, to Presque Isle, Maine)*. From the intersection of the northeast course of the Millinocket, Maine, radio range and the northwest course of the Houlton, Maine, radio range, via the Houlton, Maine, radio range station and the intersection of the north course of the Houlton, Maine, radio range and the southeast course of the Presque Isle, Maine, radio range to the Presque Isle, Maine, radio range station.

§ 600.618 *Blue civil airway No. 18 (Philadelphia, Pa., to Burlington, Vt.)*. From the intersection of the northeast course of the Philadelphia, Pa., radio range and the southwest course of the New York, N. Y. (LaGuardia), radio range via the intersection of the northeast course of the Philadelphia, Pa., radio range and the southwest course of the Idlewild, N. Y., radio range; the Idlewild, N. Y., radio range station to the intersection of the northeast course of the Idlewild, N. Y., radio range and the east course of the New York, N. Y. (LaGuardia), radio range. From the intersection of the northwest course of the New York, N. Y. (LaGuardia), radio range and the southwest course of the New Hackensack, N. Y., radio range via the

New Hackensack, N. Y., radio range station, excluding that portion which lies more than two miles west of the southwest course of the New Hackensack, N. Y., radio range between a point 25 miles northeast from the intersection of the northwest course of the New York, N. Y. (LaGuardia), radio range and the southwest course of the New Hackensack, N. Y., radio range and a point 10 miles south of the New Hackensack, N. Y., radio range; the Albany, N. Y., radio range station to the Burlington, Vt., radio range station.

§ 600.619 *Blue civil airway No. 19 (Miami, Fla., to Orlando, Fla.)*. From the Miami, Fla., radio range station via the intersection of the north course of the Miami, Fla., radio range and the southeast course of the Orlando, Fla., radio range, excluding that portion which lies more than 2 miles east of the north course of the Miami, Fla., radio range between Latitude 25°58'00" and Latitude 26°17'00", to the Orlando, Fla., radio range station.

[Amdt. 9, 13 F. R. 6045]

§ 600.620 *Blue civil airway No. 20 (Atlantic City, N. J., to Allentown, Pa.)*. From the Atlantic City, N. J. (Navy), radio range station via the intersection of the west course of the Atlantic City, N. J. (Navy), radio range and the southeast course of the Millville, N. J., radio range; Millville, N. J., radio range station; the intersection of the northwest course of the Millville, N. J., radio range and the southwest course of the Philadelphia, Pa., radio range; Philadelphia, Pa., radio range station to the Allentown, Pa., radio range station.

[Amdt. 11, 13 F. R. 7297]

§ 600.621 *Blue civil airway No. 21 (Charleston, W. Va., to Erie, Pa.)*. From the Charleston, W. Va., VHF radio range station via the Parkersburg, W. Va., VHF radio range station; the intersection of the northeast course of the Parkersburg, W. Va., VHF radio range and the southwest course of the Wheeling, W. Va., VHF radio range to the Wheeling, W. Va., VHF radio range station. From the intersection of the northwest course of the Pittsburgh, Pa., radio range and the south course of the Youngstown, Ohio, radio range via the Youngstown, Ohio, radio range station to the intersection of the north course of the Youngstown, Ohio, radio range and the southwest course of the Erie, Pa., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.622 *Blue civil airway No. 22 (Memphis, Tenn., to Wichita, Kans.)*. From the intersection of the southwest course of the Memphis, Tenn., radio range and the southeast course of the Little Rock, Ark., radio range via the Little Rock, Ark., radio range station and the Tulsa, Okla., radio range station to the intersection of the northwest course of the Tulsa, Okla., radio range and the southeast course of the Wichita, Kans., radio range.

§ 600.623 *Blue civil airway No. 23 (Detroit, Mich., to Flint, Mich.)*. From the Romulus, Mich., radio range station to the Bishop Airport, Flint, Mich.

§ 600.624 *Blue civil airway No. 24 (El Centro, Calif., to Riverside, Calif.)*. From the El Centro, Calif., radio range station via the intersection of the northwest course of the El Centro, Calif., radio range and the southeast course of the Indio, Calif., radio range; Indio, Calif., radio range station to the intersection of the northwest course of the Indio, Calif., radio range and the east course of the Riverside, Calif., radio range. [Amdt. 1, 12 F. R. 6128]

§ 600.625 *Blue civil airway No. 25 (Cordova, Alaska, to Big Delta, Alaska)*. From the Cordova (Hinchinbrook Island), Alaska, radio range station via the intersection of the northeast course of the Cordova (Hinchinbrook Island), Alaska, radio range and the south course of the Gulkana, Alaska, radio range; Gulkana, Alaska, radio range station and the intersection of the north course of the Gulkana, Alaska, radio range and the south course of the Big Delta, Alaska, radio range to the Big Delta, Alaska, radio range station.

§ 600.626 *Blue civil airway No. 26 (Anchorage, Alaska, to Nenana, Alaska)*. From the Anchorage, Alaska, radio range station via the Talkeetna, Alaska, airport; Summit, Alaska, radio range station; the intersection of the northeast course of the Summit, Alaska, radio range and the southeast course of the Nenana, Alaska, radio range to the Nenana, Alaska, radio range station.

[Amdt. 5, 13 F. R. 2649]

§ 600.627 *Blue civil airway No. 27 (Kodiak, Alaska, to Kotzebue, Alaska)*. From the intersection of the west course of the Kodiak, Alaska, radio range and the southeast course of the Naknek, Alaska, radio range via the Naknek, Alaska, radio range station; Bethel, Alaska, radio range station and the Nome, Alaska, radio range station to the Kotzebue, Alaska, airport.

[Amdt. 7, 13 F. R. 4730]

§ 600.628 *Blue civil airway No. 28 (Charleston, S. C., to Spartanburg, S. C.)*. From the Charleston, S. C., radio range station via the intersection of the northwest course of the Charleston, S. C., radio range and the southeast course of the Columbia, S. C., radio range; Columbia, S. C., radio range station; the intersection of the west course of the Columbia, S. C., radio range and the southeast course of the Spartanburg, S. C., radio range to the Spartanburg, S. C., radio range station.

[Amdt. 3, 13 F. R. 1226]

§ 600.629 *Blue civil airway No. 29 (Raleigh, N. C., to Lynchburg, Va.)*. From the intersection of the northeast course of the Raleigh, N. C., radio range and the southeast course of the Lynchburg, Va., radio range to the Lynchburg, Va., radio range station.

[Amdt. 1, 12 F. R. 6128]

§ 600.630 *Blue civil airway No. 30 (Brownsville, Tex., to Amarillo, Tex.)*. From the intersection of the southeast course of the Alice, Tex., radio range and the southwest course of the Corpus Christi, Tex., radio range via the Corpus Christi, Tex., radio range station, exclud-

ing that portion which lies more than 2 miles southeast of the southwest course of the Corpus Christi, Tex., radio range; San Antonio, Tex. (Kelly), radio range station; the intersection of the northwest course of the San Antonio, Tex. (Kelly), radio range and the southeast course of the Big Spring, Tex., radio range; Big Spring, Tex., radio range station; the intersection of the northwest course of the Big Spring, Tex., radio range and the south course of the Lubbock, Tex., radio range; Lubbock, Tex., radio range station; the intersection of the north course of the Lubbock, Tex., radio range and the south course of the Amarillo, Tex., radio range to the Amarillo, Tex., radio range station.

[Amdt. 8, 13 F. R. 5656]

§ 600.631 *Blue civil airway No. 31 (New Florence, Mo., to Moline, Ill.)*. From the New Florence, Mo., non-directional radio marker beacon to the Kirksville, Mo., radio range station. From the intersection of the northeast course of the Burlington, Iowa, radio range and the south course of the Moline, Ill., radio range to the Moline, Ill., radio range station.

[Amdt. 17, 14 F. R. 2893]

§ 600.632 *Blue civil airway No. 32 (Pendleton, Ore., to Fairbanks, Alaska)*. From the Pendleton, Ore., radio range station via the intersection of the northwest course of the Pendleton, Ore., radio range and the southeast course of the Yakima, Wash., radio range to the Yakima, Wash., radio range station. From the Seattle, Wash., radio range station via the intersection of the northwest course of the Seattle, Wash., radio range and the south course of the Patricia Bay, B. C., radio range to the intersection of the south course of the Patricia Bay, B. C., radio range and the United States-Canadian Border. From the Skwentna, Alaska, radio range station via the intersection of the northeast course of the Skwentna, Alaska, radio range and the southwest course of the Summit, Alaska, radio range to the Summit, Alaska, radio range station.

[Amdt. 11, 13 F. R. 7297]

§ 600.633 *Blue civil airway No. 33 (Archbold, Ohio, to Detroit, Mich.)*. From the Archbold, Ohio, nondirectional radio marker beacon to a point at the intersection of a straight line between the Archbold, Ohio, nondirectional radio marker beacon and the Jackson, Mich., nondirectional radio marker beacon with the west course of the Detroit, Mich., radio range.

[Amdt. 13, 13 F. R. 8604]

§ 600.634 *Blue civil airway No. 34 (Little Rock, Ark., to Tulsa, Okla.)*. From a point located at 35°27' north latitude and 94°00' west longitude via the Fort Smith, Ark., Airport; Muskogee (Davis), Okla., Airport located at 35°39'30" north latitude and 95°21'45" west longitude to the Tulsa, Okla., radio range station.

[Amdt. 8, 13 F. R. 1227]

§ 600.635 *Blue civil airway No. 35 (Topeka, Kans., to Kirksville, Mo.)*. From the intersection of the southwest course of the Topeka, Kans. (AFB) radio range

and a point 20 miles southwest of the Topeka, Kans. (AFB) radio range station via the Topeka, Kans. (AFB) radio range station to the intersection of the northeast course of the Topeka, Kans. (AFB) radio range and the northwest course of the Kansas City, Mo., radio range. From the St. Joseph, Mo., radio range station to the intersection of the east course of the St. Joseph, Mo., radio range and the northeast course of the Kansas City, Mo., radio range.

[Amdt. 17, 14 F. R. 2893]

§ 600.636 *Blue civil airway No. 36 (Thurman, Colo., to North Platte, Nebr.)*. From the intersection of the east course of the Thurman, Colo., VHF radio range and the south course of the Akron, Colo., radio range via the Akron, Colo., radio range station to the North Platte, Nebr., radio range station.

[Amdt. 17, 14 F. R. 2893]

§ 600.637 *Blue civil airway No. 37 (Casper, Wyo., to Rapid City, S. Dak.)*. From the Casper, Wyo., radio range station to the intersection of the southeast course of the Sheridan, Wyo., radio range S. Dak., radio range.

§ 600.638 *Blue civil airway No. 38 (Annette Island, Alaska, to United States-Canadian Border)*. From the intersection of the south course of the Annette Island, Alaska, radio range and the United States-Canadian Border via the Annette Island, Alaska, radio range station; the Petersburg, Alaska, radio range station; the intersection of the northwest course of the Petersburg, Alaska, radio range and the southeast course of the Gustavus, Alaska, radio range; Gustavus, Alaska, radio range station; Haines, Alaska, radio range station to the intersection of the northeast course of the Haines, Alaska, radio range and the United States-Canadian Border.

[Amdt. 3, 13 F. R. 1227]

§ 600.639 *Blue civil airway No. 39 (Knoxville, Tenn., to United States-Canadian Border)*. From the Tri-City, Tenn., radio range station via a point located at latitude 37°20' and longitude 81°52'40" to the Charleston, W. Va., radio range station. From the intersection of the west course of the Elkins, W. Va., radio range and the southwest course of the Morgantown, W. Va., radio range via the Morgantown, W. Va., radio range station to the intersection of the northeast course of the Morgantown, W. Va., radio range and the east course of the Pittsburgh, Pa., radio range. From the intersection of the northeast course of the Altoona, Pa., radio range and the northeast course of the Pittsburgh, Pa., radio range via the intersection of the northeast course of the Altoona, Pa., radio range and the southwest course of the Elmira, N. Y., radio range; the Elmira, N. Y., radio range station to the intersection of the northeast course of the Elmira, N. Y., radio range and the south course of the Syracuse, N. Y., radio range. From the Syracuse, N. Y., radio range station via the intersection of the northwest course of the Syracuse, N. Y., radio range and the southwest course of the Watertown, N. Y., VHF radio range; Watertown,

N. Y., VHF radio range station; the intersection of the northeast course of the Watertown, N. Y., VHF radio range and the southwest course of Massena, N. Y., VHF radio range station to the intersection of the northeast course of the Massena, N. Y., VHF radio range and the United States-Canadian Border.

[Amdt. 1, 12 F. R. 6129]

§ 600.640 *Blue civil airway No. 40* (Concord, N. H., to Burlington, Vt.). From the Concord, N. H., radio range station via a point at 43°38' north latitude and 72°20' west longitude and a point at 44°12' north latitude and 72°34' west longitude to the Burlington, Vt., radio range station.

§ 600.641 *Blue civil airway No. 41* (New York, N. Y., to United States-Canadian Border). From the intersection of the northeast course of the Newark, N. J., radio range and the southeast course of the Stewart Field, N. Y., radio range via the New Haven, Conn., Municipal Airport; the Hartford, Conn., radio range station; the intersection of the northwest course of the Hartford, Conn., radio range and the south course of the Westfield, Mass., radio range to the Westfield, Mass., radio range station. From the Concord, N. H., radio range station to the Portland, Maine, radio range station. From the Bangor, Maine, radio range station to the intersection of the northeast course of the Bangor, Maine, radio range and the United States-Canadian Border excluding that portion lying more than 3 miles southeast of the northeast course of the Bangor, Maine, radio range between the radio range station and a point 25 miles northeast.

[Amdt. 6, 13 F. R. 3580]

§ 600.642 *Blue civil airway No. 42* (South Bend, Ind., to Battle Creek, Mich.). From the intersection of the east course of the South Bend, Ind., radio range and the south course of the Battle Creek, Mich., radio range to the Battle Creek, Mich., radio range station.

§ 600.643 *Blue civil airway No. 43* (Birmingham, Ala., to Nashville, Tenn.). From the intersection of the north course of the Birmingham, Ala., radio range and the southwest course of the Chattanooga, Tenn., radio range to a point located at 35°50' north latitude and 86°19' west longitude.

§ 600.644 *Blue civil airway No. 44* (Advance, Mo., to the United States-Canadian Border). From the Advance, Mo., radio range station via the Paducah, Ky., Paducah-McCracken County Airport, to the Evansville, Ind., radio range station. From the intersection of the east course of the Evansville, Ind., radio range and the southwest course of the Scotland, Ind., VHF radio range via Scotland, Ind., VHF radio range station to the intersection of the northeast course of the Scotland, Ind., VHF radio range and the west course of the Indianapolis, Ind., radio range. From the Indianapolis, Ind., radio range station via the Fort Wayne, Ind., radio range station; the intersection of the northeast course of the Fort Wayne, Ind., radio range and the east course of the Goshen, Ind., radio range; the intersection of the north

course of the Toledo, Ohio, radio range and the southwest course of the Windsor, Ontario, Canada, radio range to the intersection of the southwest course of the Windsor, Ontario, Canada, radio range and the United States-Canadian Border.

[Amdt. 17, 14 F. R. 2893]

§ 600.645 *Blue civil airway No. 45* (Lake Charles, La., to Baton Rouge, La.). From the intersection of the west course of the New Orleans, La., radio range and the southwest course of the Baton Rouge, La., radio range to the Baton Rouge, La., radio range station.

[Amdt. 1, 12 F. R. 6129]

§ 600.646 *Blue civil airway No. 46* (Los Angeles, Calif., to Oakland, Calif.). From the Lebec, Calif., fan marker to the Morgan Hill, Calif., fan marker.

[Amdt. 13, 13 F. R. 8603]

§ 600.647 *Blue civil airway No. 47* (Martinsburg, W. Va., to Philipsburg, Pa.). From the intersection of the southeast course of the Pittsburgh, Pa., radio range and the south course of the Altoona, Pa., radio range via the Altoona, Pa., radio range station to the intersection of the northeast course of the Altoona, Pa., radio range and the northeast course of the Pittsburgh, Pa., radio range.

§ 600.648 *Blue civil airway No. 48* (New York, N. Y., to New Hackensack, N. Y.). From the intersection of the northeast course of the Newark, N. J., radio range and the southeast course of the Stewart Field, N. Y., radio range to the intersection of the southeast course of the Stewart Field, N. Y., radio range and the south course of the New Hackensack, N. Y., radio range.

[Amdt. 1, 12 F. R. 6129]

§ 600.649 *Blue civil airway No. 49* (Atlantic City, N. J., to Philadelphia, Pa.). From the intersection of the southeast course of the Philadelphia, Pa., radio range and the southwest course of the Atlantic City, N. J., VHF radio range to the Philadelphia, Pa., radio range station.

[Amdt. 14, 14 F. R. 455]

§ 600.650 *Blue civil airway No. 50* (Bangor, Maine, to the United States-Canadian Border). From the intersection of the southeast course of the Bangor, Maine, radio range and the southwest course of the Pennfield Ridge, New Brunswick, Canada, radio range to the intersection of the southwest course of the Pennfield Ridge, New Brunswick, Canada, radio range and United States-Canadian Border.

[Amdt. 6, 13 F. R. 3580]

§ 600.651 *Blue civil airway No. 51* (Wendover, Utah, to Dubois, Idaho). From the intersection of the east course of the Wendover, Utah, radio range and the south course of the Lucin, Utah, radio range via the Lucin, Utah, radio range station; the intersection of the north course of the Lucin, Utah, radio range and the southwest course of the Burley, Idaho, radio range; Burley, Idaho, radio range station; the intersection of the northeast course of the Burley, Idaho,

radio range and the southwest course of the Pocatello, Idaho, radio range; Pocatello, Idaho, radio range station to the Dubois, Idaho, radio range station.

[Amdt. 13, 13 F. R. 8603]

§ 600.652 *Blue civil airway No. 52* (Paso Robles, Calif., to Fresno, Calif.). From the intersection of the southeast course of the Salinas, Calif., VHF radio range and the southwest course of the Fresno, Calif., radio range to the Fresno, Calif., radio range station.

[Amdt. 2, 12 F. R. 8044]

§ 600.653 *Blue civil airway No. 53* (Providence, R. I., to Hartford, Conn.). From the intersection of the southwest course of the Boston, Mass., radio range and the southeast course of the Hartford, Conn., radio range to the Hartford, Conn., radio range station.

[Amdt. 3, 13 F. R. 1227]

§ 600.654 *Blue civil airway No. 54* (Salinas, Calif., to Hamilton Field, Calif.). From the Salinas, Calif., VHF radio range station via the Evergreen, Calif., non-directional radio beacon to the San Francisco, Calif., radio range station. From the intersection of the northwest course of the Oakland, Calif., radio range and the southwest course of the Fairfield-Suisun, Calif. (AFB), radio range to a point at Latitude 38°02'45" Longitude 122°31'40".

[Amdt. 12, 13 F. R. 7399]

§ 600.655 *Blue civil airway No. 55* (Crestview, Fla., to Montgomery, Ala.). From the Crestview, Fla., radio range station to the Maxwell Field, Montgomery, Ala., radio range station.

[Amdt. 4, 13 F. R. 2257]

§ 600.656 *Blue civil airway No. 56* (Elizabeth City, N. C., to Washington, D. C.). From the Weeksville, N. C. (Coast Guard), radio range station via the intersection of the northwest course of the Weeksville, N. C. (Coast Guard), radio range and the southwest course of the Norfolk, Va., VHF radio range to the Norfolk, Va., VHF radio range station. From the intersection of the northwest course of the Norfolk, Va., radio range and the south course of the Langley Field, Va. (AFB), radio range via the Langley Field, Va. (AFB), radio range station; the intersection of the north course of the Langley Field, Va. (AFB), radio range and the southeast course of the Brandywine, Md., radio range to the Brandywine, Md., radio range station, excluding that portion more than 3 miles east of the south and north courses of the Langley Field, Va. (AFB), radio range and the southeast course of the Brandywine, Md., radio range, and excluding that portion more than 3 miles west of the southeast course of the Brandywine, Md., radio range and the north course of the Langley Field, Va. (AFB), radio range between the Brandywine, Md., radio range station and a point 18 miles south of the intersection of the north course of the Langley Field, Va. (AFB), radio range and the southeast course of the Brandywine, Md., radio range.

[Amdt. 11, 13 F. R. 7297]

§ 600.657 *Blue civil airway No. 57 (Elko, Nev., to Burley, Idaho)*. From the intersection of the northeast course of the Elko, Nev., radio range and the west course of the Lucin, Utah, radio range via the intersection of the northeast course of the Elko, Nev., radio range and the southwest course of the Burley, Idaho, radio range to the intersection of the southwest course of the Burley, Idaho, radio range and the north course of the Lucin, Utah, radio range.

[Amdt. 7, 13 F. R. 4730]

§ 600.658 *Blue civil airway No. 58 (Sioux Falls, S. Dak., to Watertown, S. Dak.)*. From the Sioux Falls, S. Dak., radio range station to the Watertown, S. Dak., radio range station.

[Amdt. 8, 13 F. R. 5656]

§ 600.659 *Blue civil airway No. 59 (Pensacola, Fla., to Goodway, Ala.)*. From the Pensacola, Fla., radio range station to the intersection of the north course of the Pensacola, Fla., radio range and the northeast course of the Mobile, Ala., radio range.

[Amdt. 10, 13 F. R. 6146]

§ 600.660 *Blue civil airway No. 60 (Sunnyvale, Calif., to Stockton, Calif.)*. From the Moffett Field, Calif. (Navy), radio range to the intersection of the northeast course of the Moffett Field, Calif. (Navy), radio range and the west course of the Stockton, Calif., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.661 *Blue civil airway No. 61 (Springfield, Mo., to Kansas City, Mo.)*. From the Springfield, Mo., radio range station via the intersection of the northwest course of the Springfield, Mo., radio range and the southeast course of the Kansas City, Mo., radio range to the intersection of the southeast course of the Kansas City, Mo., radio range and the north course of the Joplin, Mo., radio range.

[Amdt. 13, 13 F. R. 8603]

§ 600.662 *Blue civil airway No. 62 (Ypsilanti, Mich., to Flint, Mich.)*. From the intersection of the west course of the Detroit, Mich., radio range and the south course of the Salem, Mich., VHF radio range via the Salem, Mich., VHF radio range station to the Flint, Mich., non-directional radio marker beacon.

[Amdt. 13, 13 F. R. 8603]

§ 600.663 *Blue civil airway No. 63 (Olathe, Kans., to Topeka, Kans.)*. From the intersection of the northeast course of the Lebo, Kans., radio range and the south course of the Topeka, Kans., VHF radio range to the Topeka, Kans., VHF radio range station.

[Amdt. 17, 14 F. R. 2893]

§ 600.664 *Blue civil airway No. 64 (Lebo, Kans., to Topeka, Kans.)*. From the Lebo, Kans., radio range station to the Topeka, Kans. (AFB) radio range station.

[Amdt. 17, 14 F. R. 2893]

§ 600.665 *Blue civil airway No. 65 (Garden City, Kans., to Goodland,*

Kans.). From the Garden City, Kans., radio range station to the intersection of the north course of the Garden City, Kans., radio range and the east course of the Goodland, Kans., VHF radio range.

[Amdt. 17, 14 F. R. 2893]

§ 600.666 *Blue civil airway No. 66 (Bridgeport, Conn., to Poughkeepsie, N. Y.)*. From the Bridgeport, Conn., radio range station to the intersection of the northwest course of the Bridgeport, Conn., radio range and the east course of the Poughkeepsie, N. Y., radio range.

[Amdt. 17, 14 F. R. 2893]

§ 600.667 *Blue civil airway No. 67 (Yuma, Ariz., to Las Vegas, Nev.)*. From the Yuma, Ariz., radio range station via the Blythe, Calif., radio range station; Needles, Calif., radio range station to the intersection of the north course of the Needles, Calif., radio range and the southeast course of the Las Vegas, Nev., radio range.

[Amdt. 17, 14 F. R. 2893]

OTHER CIVIL AIRWAYS

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§ 600.1002 *Rapid City, S. Dak., to Spearfish, S. Dak., civil airway*. From the Municipal Airport, Rapid City, S. Dak., to the Municipal Airport, Spearfish, S. Dak.

§ 600.1003 *St. Louis, Mo., to Des Moines, Iowa, civil airway*. From the Municipal Airport, St. Louis, Mo., via the Municipal Airport, Quincy, Ill., and the Municipal Airport, Ottumwa, Iowa, to the Municipal Airport, Des Moines, Iowa.

§ 600.1004 *Winslow, Ariz., to Las Vegas, Nev., civil airway*. From the Winslow Municipal Airport, Winslow, Ariz., via the South Rim Airport, Grand Canyon, Ariz., and the Boulder City Airport, Boulder City, Nev., to the McCarran Field, Las Vegas, Nev.

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601.258 Red civil airway No. 58 control areas (Salinas, Calif., to Hollister, Calif.).
601.259 Red civil airway No. 59 control areas (Gage, Okla., to Oklahoma City, Okla.).
601.260 Red civil airway No. 60 control areas (San Jose, Calif., to Stockton, Calif.).
601.261 Red civil airway No. 61 control areas (Pittsburgh, Pa., to Washington, D. C.).
601.262 Red civil airway No. 62 control areas (Lansing, Mich., to Pittsburgh, Pa.).
601.263 Red civil airway No. 63 control areas (Battle Creek, Mich., to the United States-Canadian Border).
601.264 Red civil airway No. 64 control areas (United States-Canadian Border to Annette Island, Alaska).
601.265 Red civil airway No. 65 control areas (Oceanside, Calif., to Blythe, Calif.).
601.266 Red civil airway No. 66 control areas (Santa Barbara, Calif., to Los Angeles, Calif.).
601.267 Red civil airway No. 67 control areas (Crestview, Fla., to Dothan, Ala.).
601.268 Red civil airway No. 68 control areas (El Paso, Tex., to Shreveport, La.).
601.269 Red civil airway No. 69 control areas (El Paso, Tex., to Big Spring, Tex.).
601.270 Red civil airway No. 70 control areas (Midland, Tex., to Oklahoma City, Okla.).
601.271 Red civil airway No. 71 control areas (Lubbock, Tex., to Wichita Falls, Tex.).
601.272 Red civil airway No. 72 control areas (Millville, N. J., to Newark, N. J.).
601.273 Red civil airway No. 73 control areas (Baltimore, Md., to Millville, N. J.).
601.274 Red civil airway No. 74 control areas (Louisville, Ky., to Cincinnati, Ohio).
601.275 Red civil airway No. 75 control areas (U. S.-Canadian Border, Vancouver, B. C., to U. S.-Canadian Border, Abbotsford, B. C.).
601.276 Red civil airway No. 76 control areas (Williams, Calif., to Auburn, Calif.).
601.277 Red civil airway No. 77 control areas (Richmond, Va., to Millville, N. J.).
601.278 Red civil airway No. 78 control areas (Medford, Oreg., to Klamath Falls, Oreg.).
601.279 Red civil airway No. 79 control areas (Port Angeles, Wash., to Everett, Wash.).
601.280 Red civil airway No. 80 control areas (Lewistown, Mont., to Miles City, Mont.).

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601.281 Red civil airway No. 81 control areas (Parkersburg, W. Va., to Elkins, W. Va.).
601.282 Red civil airway No. 82 control areas (Skwentna, Alaska, to Anchorage, Alaska).
601.283 Red civil airway No. 83 control areas (Tucson, Ariz., to Rodeo, N. Mex.).
601.284 Red civil airway No. 84 control areas (New Orleans, La., to Biloxi, Miss.).
601.285 Red civil airway No. 85 control areas (Dayton, Ohio, to Mansfield, Ohio).

BLUE CIVIL AIRWAYS

601.601 Blue civil airway No. 1 control areas (Pendleton, Oreg., to Spokane, Wash.).
601.602 Blue civil airway No. 2 control areas (Birmingham, Ala., to Erie, Pa.).
601.603 Blue civil airway No. 3 control areas (Tallahassee, Fla., to La Fayette, Ind.).
601.604 Blue civil airway No. 4 control areas (Nantucket, Mass., to United States-Canadian Border).
601.605 Blue civil airway No. 5 control areas (Galveston, Tex., to Salina, Kans.).
601.606 Blue civil airway No. 6 control areas (Abilene, Tex., to Muskegon, Mich.).
601.607 Blue civil airway No. 7 control areas (Paso Robles, Calif., to Williams, Calif.).
601.608 Blue civil airway No. 8 control areas (Fargo, N. Dak., to United States-Canadian Border).
601.609 Blue civil airway No. 9 control areas (Columbia, Mo., to United States-Canadian Border).
601.610 Blue civil airway No. 10 control areas (Fresno, Calif., to Williams, Calif.).
601.611 Blue civil airway No. 11 control areas (Cleveland, Ohio, to Niagara Falls, N. Y.).
601.612 Blue civil airway No. 12 control areas (The Dalles, Oreg., to Ellensburg, Wash.).
601.613 Blue civil airway No. 13 control areas (Houston, Tex., to Minneapolis, Minn.).
601.614 Blue civil airway No. 14 control areas (El Centro, Calif., to Sacramento, Calif.).
601.615 Blue civil airway No. 15 control areas (Huntington, W. Va., to Erie, Pa.).
601.616 Blue civil airway No. 16 control areas (Dillon, Mont., to Helena, Mont.).
601.617 Blue civil airway No. 17 control areas (Millinocket, Maine, to Presque Isle, Maine).
601.618 Blue civil airway No. 18 control areas (Philadelphia, Pa., to Burlington, Vt.).
601.619 Blue civil airway No. 19 control areas (Miami, Fla., to Orlando, Fla.).
601.620 Blue civil airway No. 20 control areas (Atlantic City, N. J., to Allentown, Pa.).
601.621 Blue civil airway No. 21 control areas (Charleston, W. Va., to Erie, Pa.).
601.622 Blue civil airway No. 22 control areas (Memphis, Tenn., to Wichita, Kans.).
601.623 Blue civil airway No. 23 control areas (Detroit, Mich., to Flint, Mich.).
601.624 Blue civil airway No. 24 control areas (El Centro, Calif., to Riverside, Calif.).
601.625 Blue civil airway No. 25 control areas (Cordova, Alaska, to Big Delta, Alaska).
601.626 Blue civil airway No. 26 control areas (Anchorage, Alaska, to Nenana, Alaska).

Sec.		Sec.		Sec.	
601.627	Blue civil airway No. 27 control areas (Kodiak, Alaska, to Kotzebue, Alaska).	601.657	Blue civil airway No. 57 control areas (Elko, Nev., to Burley, Idaho).	601.1031	Control area extension (North Platte, Nebr.).
601.628	Blue civil airway No. 28 control areas (Charleston, S. C., to Spartanburg, S. C.).	601.658	Blue civil airway No. 58 control areas (Sioux Falls, S. Dak., to Watertown, S. Dak.).	601.1032	Control area extension (Scottsbluff, Nebr.).
601.629	Blue civil airway No. 29 control areas (Raleigh, N. C., to Lynchburg, Va.).	601.659	Blue civil airway No. 59 control areas (Pensacola, Fla., to Goodway, Ala.).	601.1033	Control area extension (St. Joseph, Mo.).
601.630	Blue civil airway No. 30 control areas (Brownsville, Tex., to Big Spring, Tex.).	601.660	Blue civil airway No. 60 control areas (Sunnyvale, Calif., to Stockton, Calif.).	601.1034	Control area extension (Springfield, Mo.).
601.631	Blue civil airway No. 31 control areas (New Florence, Mo., to Moline, Ill.).	601.661	Blue civil airway No. 61 control areas (Springfield, Mo., to Kansas City, Mo.).	601.1035	Control area extension (Little Rock, Ark.).
601.632	Blue civil airway No. 32 control areas (Pendleton, Oreg., to Fairbanks, Alaska).	601.662	Blue civil airway No. 62 control areas (Ypsilanti, Mich., to Flint, Mich.).	601.1036	Control area extension (Vichy, Mo.).
601.633	Blue civil airway No. 33 control areas (Archbold, Ohio, to Detroit, Mich.).	601.663	Blue civil airway No. 63 control areas (Olathe, Kans., to Topeka, Kans.).	601.1037	Control area extension (Pensacola, Fla.).
601.634	Blue civil airway No. 34 control areas (Little Rock, Ark., to Tulsa, Okla.).	601.664	Blue civil airway No. 64 control areas (Lebo, Kans., to Topeka, Kans.).	601.1038	Control area extension (Great Falls, Mont.).
601.635	Blue civil airway No. 35 control areas (Topeka, Kans., to Kirksville, Mo.).	601.665	Blue civil airway No. 65 control areas (Garden City, Kans., to Goodland, Kans.).	601.1039	Control area extension (Portland, Oreg.).
601.636	Blue civil airway No. 36 control areas (Thurman, Colo., to North Platte, Nebr.).	601.666	Blue civil airway No. 66 control areas (Bridgeport, Conn., to Poughkeepsie, N. Y.).	601.1040	Control area extension (Medford, Oreg.).
601.637	Blue civil airway No. 37 control areas (Casper, Wyo., to Rapid City, S. Dak.).	601.667	Blue civil airway No. 67 control areas (Yuma, Ariz., to Las Vegas, Nev.).	601.1041	Control area extension (Boise, Idaho).
601.638	Blue civil airway No. 38 control areas (Annette Island, Alaska, to United States-Canadian Border).	CONTROL AREA EXTENSIONS		601.1042	Control area extension (Cincinnati, Ohio).
601.639	Blue civil airway No. 39 control areas (Knoxville, Tenn., to United States-Canadian Border).	601.1001	Control area extension (Abilene, Tex.).	601.1043	Control area extension (Bowling Green, Ky.).
601.640	Blue civil airway No. 40 control areas (Concord, N. H., to Burlington, Vt.).	601.1002	Control area extension (Austin, Tex.).	601.1044	Control area extension (Ypsilanti, Mich.).
601.641	Blue civil airway No. 41 control areas (New York, N. Y., to United States-Canadian Border).	601.1003	Control area extension (Beaumont, Tex.).	601.1045	Control area extension (Presque Isle, Maine).
601.642	Blue civil airway No. 42 control areas (South Bend, Ind., to Battle Creek, Mich.).	601.1004	Control area extension (Brownsville, Tex.).	601.1046	Control area extension (Montpelier, Vt.).
601.643	Blue civil airway No. 43 control areas (Birmingham, Ala., to Nashville, Tenn.).	601.1005	Control area extension (Jacksonville, Fla.).	601.1047	Control area extension (Bangor, Maine).
601.644	Blue civil airway No. 44 control areas (Advance, Mo., to United States-Canadian Border).	601.1006	Control area extension (Lake Charles, La.).	601.1048	Control area extension (Syracuse, N. Y.).
601.645	Blue civil airway No. 45 control areas (Lake Charles, La., to Baton Rouge, La.).	601.1007	Control area extension (Laredo, Tex.).	601.1049	Control area extension (Utica, N. Y.).
601.646	Blue civil airway No. 46 control areas (Los Angeles, Calif., to Oakland, Calif.).	601.1008	Control area extension (Savannah, Ga.).	601.1050	Control area extension (Bakersfield, Calif.).
601.647	Blue civil airway No. 47 control areas (Martinsburg, W. Va., to Phillipsburg, Pa.).	601.1009	Control area extension (Augusta, Ga.).	601.1051	Control area extension (Portland, Maine).
601.648	Blue civil airway No. 48 control areas (New York, N. Y., to New Hackensack, N. Y.).	601.1010	Control area extension (Charlotte, N. C.).	601.1052	Control area extension (Westfield, Mass.).
601.649	Blue civil airway No. 49 control areas (Atlantic City, N. J., to Philadelphia, Pa.).	601.1011	Control area extension (Daytona Beach, Fla.).	601.1053	Control area extension (Houlton, Maine).
601.650	Blue civil airway No. 50 control areas (Bangor, Maine, to United States-Canadian Border).	601.1012	Control area extension (Florence, S. C.).	601.1054	Control area extension (Phillipsburg, Pa.).
601.651	Blue civil airway No. 51 control areas (Wendover, Utah, to Dubois, Idaho).	601.1013	Control area extension (Fort Myers, Fla.).	601.1055	Control area extension (Elmira, N. Y.).
601.652	Blue civil airway No. 52 control areas (Paso Robles, Calif., to Fresno, Calif.).	601.1014	Control area extension (Greenville, S. C.).	601.1056	Control area extension (Wilkes-Barre, Pa.).
601.653	Blue civil airway No. 53 control areas (Providence, R. I., to Hartford, Conn.).	601.1015	Control area extension (Greenwood, Miss.).	601.1057	Control area extension (Altoona, Pa.).
601.654	Blue civil airway No. 54 control areas (Salinas, Calif., to Hamilton Field, Calif.).	601.1016	Control area extension (Jack's Creek, Tenn.).	601.1058	Control area extension (Martinsburg, W. Va.).
601.655	Blue civil airway No. 55 control areas (Crestview, Fla., to Montgomery, Ala.).	601.1017	Control area extension (Reading, Pa.).	601.1059	Control area extension (Lynchburg, Va.).
601.656	Blue civil airway No. 56 control areas (Elizabeth City, N. C., to Washington, D. C.).	601.1018	Control area extension (Meridian, Miss.).	601.1060	Control area extension (Elkins, W. Va.).
		601.1019	Control area extension (Nashville, Tenn.).	601.1061	Control area extension (Gordonsville, Va.).
		601.1020	Control area extension (Smithville, Tenn.).	601.1062	Control area extension (Raleigh, N. C.).
		601.1021	Control area extension (Tampa, Fla.).	601.1063	Control area extension (Roanoke, Va.).
		601.1022	Control area extension (West Palm Beach, Fla.).	601.1064	Control area extension (Chicopee Falls, Mass.).
		601.1023	Control area extension (Akron, Colo.).	601.1065	Control area extension (Yakima, Wash.).
		601.1024	Control area extension (Burlington, Iowa).	601.1066	Control area extension (Mitchell Field, N. Y.).
		601.1025	Control area extension (New Orleans, La.).	601.1067	Control area extension (Dayton, Ohio).
		601.1026	Control area extension (Grand Island, Nebr.).	601.1068	Control area extension (Riverside, Calif.).
		601.1027	Control area extension (Kansas City, Mo.).	601.1069	Control area extension (Santa Barbara, Calif.).
		601.1028	Control area extension (Monroe, La.).	601.1070	Control area extension (Oceanside, Calif.).
		601.1029	Control area extension (La Junta, Colo.).	601.1071	Control area extension (Burbank, Calif.).
		601.1030	Control area extension (Lebo, Kans.).	601.1072	Control area extension (Newhall, Calif.).
				601.1073	Control area extension (Fresno, Calif.).
				601.1074	Control area extension (Los Angeles, Calif.).
				601.1075	Control area extension (Long Beach, Calif.).

Sec.		Sec.		Sec.	
601.1076	Control area extension (Phoenix, Ariz.).	601.1121	Control area extension (White Plains, N. Y.).	601.1166	Control area extension (Mobile, Ala.).
601.1077	Control area extension (Elko, Nev.).	601.1122	Control area extension (Lubbock, Tex.).	CONTROL ZONES	
601.1078	Control area extension (Reno, Nev.).	601.1123	Control area extension (Birmingham, Ala.).	601.1981	Scope of control zones.
601.1079	Control area extension (Rock Springs, Wyo.).	601.1124	Control area extension (Eugene, Oreg.).	601.1982	Designation of control zones.
601.1080	Control area extension (Louisville, Ky.).	601.1125	Control area extension (Tallahassee, Fla.).	601.1983	Three-mile radius zones.
601.1081	Control area extension (Zanesville, Ohio).	601.1126	Control area extension (Knoxville, Tenn.).	601.1984	Five-mile radius zones.
601.1082	Control area extension (Montgomery, Ala.).	601.1127	Control area extension (Charleston, S. C.).	ADDITIONAL CONTROL ZONES	
601.1083	Control area extension (Memphis, Tenn.).	601.1128	Control area extension (Jackson, Miss.).	601.2001	Albany, N. Y., control zone.
601.1084	Control area extension (Norfolk, Va.).	601.1129	Control area extension (Washington, D. C.).	601.2002	Augusta, Maine, control zone.
601.1085	Control area extension (Cherry Point, N. C.).	601.1130	Control area extension (Spokane, Wash.).	601.2003	Baltimore, Md., control zone.
601.1086	Control area extension (Memphis, Tenn.).	601.1131	Control area extension (New York, N. Y.).	601.2004	Bangor, Maine, control zone.
601.1087	Control area extension (Akron, Ohio).	601.1132	Control area extension (Willmar, Minn.).	601.2005	Boston, Mass., control zone.
601.1088	Control area extension (Alexandria, Minn.).	601.1133	Control area extension (Idlewild, N. Y.).	601.2006	Buffalo, N. Y., control zone.
601.1089	Control area extension (Covington, Ky.).	601.1134	Control area extension (Miami, Fla.).	601.2007	Burlington, Vt., control zone.
601.1090	Control area extension (Columbus, Ohio).	601.1135	Control area extension (Atlanta, Ga.).	601.2008	Concord, N. H., control zone.
601.1091	Control area extension (Dayton, Ohio).	601.1136	Control area extension (San Juan, P. R.).	601.2009	Erie, Pa., control zone.
601.1092	Control area extension (Dickinson, N. Dak.).	601.1137	Control area extension (Key West, Fla.).	601.2010	Harrisburg, Pa., control zone.
601.1093	Control area extension (Fargo, N. Dak.).	601.1138	Control area extension (Orlando, Fla.).	601.2011	Hartford, Conn., control zone.
601.1094	Control area extension (Flint, Mich.).	601.1139	Control area extension (Lexington, Ky.).	601.2012	Millinocket, Maine, control zone.
601.1095	Control area extension (Fort Wayne, Ind.).	601.1140	Control area extension (Des Moines, Iowa).	601.2013	Newark, N. J., control zone.
601.1096	Control area extension (Glenview, Ill.).	601.1141	Control area extension (Boston, Mass.).	601.2014	Norfolk, Va., control zone.
601.1097	Control area extension (Grand Forks, N. Dak.).	601.1142	Control area extension (Boston, Mass.).	601.2015	Philadelphia, Pa., control zone.
601.1098	Control area extension (Grand Rapids, Mich.).	601.1143	Control area extension (Nantucket, Mass.).	601.2016	Wheeling, W. Va., control zone.
601.1099	Control area extension (Indianapolis, Ind.).	601.1144	Control area extension (Nantucket, Mass.).	601.2017	Pittsburgh, Pa., control zone.
601.1100	Control area extension (Lone Rock, Wis.).	601.1145	Control area extension (Nantucket, Mass.).	601.2018	Portland, Maine, control zone.
601.1101	Control area extension (Madison, Wis.).	601.1146	Control area extension (New York, N. Y.).	601.2019	Providence, R. I., control zone.
601.1102	Control area extension (Minneapolis, Minn.).	601.1147	Control area extension (New York, N. Y.).	601.2020	Richmond, Va., control zone.
601.1103	Control area extension (Minot, N. Dak.).	601.1148	Control area extension (Millville, N. J.).	601.2021	Rochester, N. Y., control zone.
601.1104	Control area extension (Rockford, Ill.).	601.1149	Control area extension (Norfolk, Va.).	601.2022	Washington, D. C., control zone.
601.1105	Control area extension (Muskegon, Mich.).	601.1150	Control area extension (Wilmington, N. C.).	601.2023	Albuquerque, N. Mex., control zone.
601.1106	Control area extension (Whidbey Island, Wash.).	601.1151	Control area extension (Wilmington, N. C.).	601.2024	Amarillo, Tex., control zone.
601.1107	Control area extension (Topeka, Kans.).	601.1152	Control area extension (Charleston, S. C.).	601.2025	Big Spring, Tex., control zone.
601.1108	Control area extension (Salina, Kans.).	601.1153	Control area extension (Jacksonville, Fla.).	601.2026	Brownsville, Tex., control zone.
601.1109	Control area extension (Goodland, Kans.).	601.1154	Control area extension (Bismarck, N. Dak.).	601.2027	Dallas, Tex., control zone.
601.1110	Control area extension (Fort Riley, Kans.).	601.1155	Control area extension (Omaha, Nebr.).	601.2028	El Paso, Tex., control zone.
601.1111	Control area extension (San Diego, Calif.).	601.1156	Control area extension (Albany, Ga.).	601.2029	Fort Worth, Tex., control zone.
601.1112	Control area extension (Seattle, Wash.).	601.1157	Control area extension (Chicago, Ill.).	601.2030	Galveston, Tex., control zone.
601.1113	Control area extension (San Francisco, Calif.).	601.1158	Control area extension (Cleveland, Ohio).	601.2031	Houston, Tex., control zone.
601.1114	Control area extension (Chanute, Kans.).	601.1159	Control area extension (Moline, Ill.).	601.2032	Laredo, Tex., control zone.
601.1115	Control area extension (Dodge City, Kans.).	601.1160	Control area extension (South Bend, Ind.).	601.2033	Little Rock, Ark., control zone.
601.1116	Control area extension (Hutchinson, Kans.).	601.1161	Control area extension (Chicago, Ill.).	601.2034	Monroe, La., control zone.
601.1117	Control area extension (Lincoln, Nebr.).	601.1162	Control area extension (Danville, Va.).	601.2035	New Orleans, La., control zone.
601.1118	Control area extension (Grand Junction, Colo.).	601.1163	Control area extension (Vero Beach, Fla.).	601.2036	Ponca City, Okla., control zone.
601.1119	Control area extension (St. Louis, Mo.).	601.1164	Control area extension (Quonset Point, R. I.).	601.2037	San Angelo, Tex., control zone.
601.1120	Control area extension (Iowa City, Iowa).	601.1165	Control area extension (Oakland, Calif.).	601.2038	Shreveport, La., control zone.
				601.2039	Tulsa, Okla., control zone.
				601.2040	Advance, Mo., control zone.
				601.2041	Akron, Colo., control zone.
				601.2042	Burlington, Iowa, control zone.
				601.2043	Casper, Wyo., control zone.
				601.2044	Cheyenne, Wyo., control zone.
				601.2045	Colorado Springs, Colo., control zone.
				601.2046	Columbia, Mo., control zone.
				601.2047	Denver, Colo., control zone.
				601.2048	Des Moines, Iowa, control zone.
				601.2049	Fort Bridger, Wyo., control zone.
				601.2050	Garden City, Kans., control zone.
				601.2051	Grand Island, Nebr., control zone.
				601.2052	Hayes Center, Nebr., control zone.
				601.2053	Huron, S. Dak., control zone.
				601.2054	Hutchinson, Kans., control zone.
				601.2055	Joplin, Mo., control zone.
				601.2056	Kansas City, Mo., control zone.
				601.2057	Kirksville, Mo., control zone.
				601.2058	La Junta, Colo., control zone.
				601.2059	Laramie, Wyo., control zone.
				601.2060	Lebo, Kans., control zone.
				601.2061	Lincoln, Nebr., control zone.
				601.2062	Mason City, Iowa, control zone.
				601.2063	North Platte, Nebr., control zone.
				601.2064	Omaha, Nebr., control zone.
				601.2065	Pierre, S. Dak., control zone.
				601.2066	Pueblo, Colo., control zone.
				601.2067	Rapid City, S. Dak., control zone.
				601.2068	Rock Springs, Wyo., control zone.
				601.2069	St. Joseph, Mo., control zone.
				601.2070	St. Louis, Mo., control zone.
				601.2071	Scottsbluff, Nebr., control zone.
				601.2072	Sheridan, Wyo., control zone.
				601.2073	Sinclair, Wyo., control zone.
				601.2074	Sioux City, Iowa, control zone.
				601.2075	Springfield, Mo., control zone.
				601.2076	Topeka, Kans., control zone.
				601.2077	Trinidad, Colo., control zone.
				601.2078	Vichy, Mo., control zone.
				601.2079	Watertown, S. Dak., control zone.

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601.2080	Wichita, Kans., control zone.
601.2081	Coeur d'Alene, Idaho, control zone.
601.2082	Akron, Ohio, control zone.
601.2083	Alexandria, Minn., control zone.
601.2084	Battle Creek, Mich., control zone.
601.2085	Bismarck, N. Dak., control zone.
601.2086	Chicago, Ill., control zone.
601.2087	Cincinnati, Ohio, control zone.
601.2088	Dodge City, Kans., control zone.
601.2089	Cleveland, Ohio, control zone.
601.2090	Columbus, Ohio, control zone.
601.2091	Dayton, Ohio, control zone.
601.2092	Detroit, Mich., control zone.
601.2093	Dickinson, N. Dak., control zone.
601.2094	Duluth, Minn., control zone.
601.2095	Effingham, Ill., control zone.
601.2096	Evansville, Ind., control zone.
601.2097	Fargo, N. Dak., control zone.
601.2098	Flint, Mich., control zone.
601.2099	Fort Wayne, Ind., control zone.
601.2100	Glenview, Ill., control zone.
601.2101	Goshen, Ind., control zone.
601.2102	Grand Forks, N. Dak., control zone.
601.2103	Grand Rapids, Mich., control zone.
601.2104	Huntington, W. Va., control zone.
601.2105	Indianapolis, Ind., control zone.
601.2106	Jamestown, N. Dak., control zone.
601.2107	Joliet, Ill., control zone.
601.2108	Lansing, Mich., control zone.
601.2109	La Fayette, Ind., control zone.
601.2110	Lone Rock, Wis., control zone.
601.2111	Louisville, Ky., control zone.
601.2112	Madison, Wis., control zone.
601.2113	Milwaukee, Wis., control zone.
601.2114	Minneapolis, Minn., control zone.
601.2115	Minot, N. Dak., control zone.
601.2116	Moline, Ill., control zone.
601.2117	Muskegon, Mich., control zone.
601.2118	Pembina, N. Dak., control zone.
601.2119	Peoria, Ill., control zone.
601.2120	Rochester, Minn., control zone.
601.2121	Rockford, Ill., control zone.
601.2122	Detroit, Mich., control zone.
601.2123	South Bend, Ind., control zone.
601.2124	Roswell, N. Mex., control zone.
601.2125	Terre Haute, Ind., control zone.
601.2126	Toledo, Ohio, control zone.
601.2127	Youngstown, Ohio, control zone.
601.2128	Wilmington, N. C., control zone.
601.2129	Bowling Green, Ky., control zone.
601.2130	Atlanta, Ga., control zone.
601.2131	Augusta, Ga., control zone.
601.2132	Biloxi, Miss., control zone.
601.2133	Birmingham, Ala., control zone.
601.2134	Charleston, S. C., control zone.
601.2135	Charlotte, N. C., control zone.
601.2136	Chattanooga, Tenn., control zone.
601.2137	Columbia, S. C., control zone.
601.2138	Crestview, Fla., control zone.
601.2139	Cress City, Fla., control zone.
601.2140	Daytona Beach, Fla., control zone.
601.2141	Dothan, Ala., control zone.
601.2142	Florence, S. C., control zone.
601.2143	Fort Myers, Fla., control zone.
601.2144	Greensboro, N. C., control zone.
601.2145	Greenville, S. C., control zone.
601.2146	Greenwood, Miss., control zone.
601.2147	Jack's Creek, Tenn., control zone.
601.2148	Jackson, Miss., control zone.
601.2149	Jacksonville, Fla., control zone.
601.2150	Key West, Fla., control zone.
601.2151	Knoxville, Tenn., control zone.
601.2152	Macon, Ga., control zone.
601.2153	Melbourne, Fla., control zone.
601.2154	Memphis, Tenn., control zone.
601.2155	Meridian, Miss., control zone.
601.2156	Miami, Fla., control zone.
601.2157	Mobile, Ala., control zone.
601.2158	Mobile, Ala., control zone.
601.2159	Montgomery, Ala., control zone.
601.2160	Muscle Shoals, Ala., control zone.
601.2161	Nashville, Tenn., control zone.
601.2162	Orlando, Fla., control zone.
601.2163	Pensacola, Fla., control zone.
601.2164	Raleigh, N. C., control zone.
601.2165	Savannah, Ga., control zone.
601.2166	Spartanburg, S. C., control zone.
601.2167	Tallahassee, Fla., control zone.
601.2168	Tampa, Fla., control zone.
601.2169	Tri-City, Tenn., control zone.

Sec.	
601.2170	West Palm Beach, Fla., control zone.
601.2171	Winston-Salem, N. C., control zone.
601.2172	Alma, Ga., control zone.
601.2173	Bakersfield, Calif., control zone.
601.2174	Burbank, Calif., control zone.
601.2175	El Centro, Calif., control zone.
601.2176	Fresno, Calif., control zone.
601.2177	Las Vegas, Nev., control zone.
601.2178	Long Beach, Calif., control zone.
601.2179	Los Angeles, Calif., control zone.
601.2180	Oakland, Calif., control zone.
601.2181	Ogden, Utah, control zone.
601.2182	Palmdale, Calif., control zone.
601.2183	Grand Junction, Colo., control zone.
601.2184	Prescott, Ariz., control zone.
601.2185	Sacramento, Calif., control zone.
601.2186	San Diego, Calif., control zone.
601.2187	San Francisco, Calif., control zone.
601.2188	Salt Lake City, Utah, control zone.
601.2189	Olathe, Kans., control zone.
601.2190	Atlantic City, N. J., control zone.
601.2191	Zanesville, Ohio, control zone.
601.2192	Mana, Kauai, T. H., control zone.
601.2193	Kahului, Maui, T. H., control zone.
601.2194	Hilo, Hawaii, T. H., control zone.
601.2195	Windsor Locks, Conn., control zone.
601.2196	New Castle, Del., control zone.
601.2197	Morgantown, W. Va., control zone.
601.2198	Montpelier, Vt., control zone.
601.2199	Syracuse, N. Y., control zone.
601.2200	Allentown, Pa., control zone.
601.2201	Williamsport, Pa., control zone.
601.2202	Philadelphia, Pa., control zone.
601.2203	Martinsburg, W. Va., control zone.
601.2204	Presque Isle, Maine, control zone.
601.2205	Chincoteague, Va., control zone.
601.2206	New York, N. Y., control zone.
601.2207	White Plains, N. Y., control zone.
601.2208	Stockton, Calif., control zone.
601.2209	Tucson, Ariz., control zone.
601.2210	Santa Barbara, Calif., control zone.
601.2211	Cherry Point, N. C., control zone.
601.2212	Topeka, Kans., control zone.
601.2213	Fort Riley, Kans., control zone.
601.2214	Goodland, Kans., control zone.
601.2215	San Juan, P. R., control zone.
601.2216	Seattle, Wash., control zone.
601.2217	Aberdeen, S. Dak., control zone.
601.2218	Sioux Falls, S. Dak., control zone.
601.2219	Iowa City, Iowa, control zone.
601.2220	Lubbock, Tex., control zone.
601.2221	La Crosse, Wis., control zone.
601.2222	Austin, Tex., control zone.
601.2223	Charleston, W. Va., control zone.
601.2224	Anderson, S. C., control zone.
601.2225	Mansfield, Ohio, control zone.
601.2226	Springfield, Ill., control zone.
601.2227	Salina, Kans., control zone.
601.2228	Fairbanks, Alaska, control zone.
601.2229	Fairfield, Calif., control zone.
601.2230	Brunswick, Ga., control zone.
601.2231	Vero Beach, Fla., control zone.
601.2232	Norfolk, Va., control zone.
601.2233	Quonset Point, R. I., control zone.
601.2234	Miami, Fla., control zone.
601.2235	Willmar, Minn., control zone.
601.2236	Whidbey Island, Wash., control zone.
601.2237	New York, N. Y., control zone.
601.2238	New York, N. Y., control zone.
601.2239	Cordova, Alaska, control zone.
601.2240	Milton, Fla., control zone.
601.2241	Macon, Ga., control zone.
601.2242	Lexington, Ky., control zone.
601.2243	Hempstead, N. Y., control zone.
601.2244	Quantico, Va., control zone.
601.2245	Chanute, Kans., control zone.
601.2246	Oklahoma City, Okla., control zone.
601.2247	Abilene, Tex., control zone.
601.2248	San Antonio, Tex., control zone.
601.2249	Corpus Christi, Tex., control zone.
601.2250	Tyler, Tex., control zone.
601.2251	Albany, Ga., control zone.
601.2252	Fairbanks, Alaska, control zone.
601.2253	Kenai, Alaska, control zone.
601.2254	Falmouth, Mass., control zone.
601.2255	Aquidilla, P. R., control zone.

DESIGNATION OF REPORTING POINTS

Sec.	
601.4001	Designation of reporting points.
GREEN CIVIL AIRWAYS	
601.4011	Green civil airway No. 1 (United States-Canadian Border to Forest City, Maine).
601.4012	Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).
601.4013	Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.).
601.4014	Green civil airway No. 4 (Los Angeles, Calif., to Philadelphia, Pa.).
601.4015	Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.).
601.4016	Green civil airway No. 6 (Laredo, Tex., to Norfolk, Va.).
601.4017	Green civil airway No. 7 (Nome, Alaska, to Fairbanks, Alaska).
601.4018	Green civil airway No. 8 (Attu, Alaska, to Northway, Alaska).
AMBER CIVIL AIRWAYS	
601.4101	Amber civil airway No. 1 (United States-Mexican Border to Nome, Alaska).
601.4102	Amber civil airway No. 2 (Long Beach, Calif., to Point Barrow, Alaska).
601.4103	Amber civil airway No. 3 (El Paso, Tex., to Great Falls, Mont.).
601.4104	Amber civil airway No. 4 (Brownsville, Tex., to Minot, N. Dak.).
601.4105	Amber civil airway No. 5 (Grand Isle, La., to Milwaukee, Wis.).
601.4106	Amber civil airway No. 6 (Jacksonville, Fla., to United States-Canadian Border).
601.4107	Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine).
601.4108	Amber civil airway No. 8 (Los Angeles, Calif., to The Dalles, Oreg.).
601.4109	Amber civil airway No. 9 (Charleston, S. C., to New York, N. Y.).
RED CIVIL AIRWAYS	
601.4201	Red civil airway No. 1 (Portland, Oreg., to Kansas City, Mo.).
601.4202	Red civil airway No. 2 (Butte, Mont., to Rapid City, S. Dak.).
601.4203	Red civil airway No. 3 (Phillipsburg, Pa., to Hartford, Conn.).
601.4204	Red civil airway No. 4 (Otto, N. Mex., to Las Vegas, N. Mex.).
601.4205	Red civil airway No. 5 (Sioux Falls, S. Dak., to St. Paul, Minn.).
601.4206	Red civil airway No. 6 (Las Vegas, Nev., to Omaha, Nebr.).
601.4207	Red civil airway No. 7 (Atlanta, Ga., to Greensboro, N. C.).
601.4208	Red civil airway No. 8 (Altoona, Pa., to Wilkes-Barre, Pa.).
601.4209	Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.).
601.4210	Red civil airway No. 10 (Pueblo, Colo., to Charleston, S. C.).
601.4211	Red civil airway No. 11 (Tulsa, Okla., to Boston, Mass.).
601.4212	Red civil airway No. 12 (Kansas City, Mo., to Detroit, Mich.).
601.4213	Red civil airway No. 13 (Sunnyvale, Pa., to Boston, Mass.).
601.4214	Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.).
601.4215	Red civil airway No. 15 (Las Vegas, Nev., to Gila Bend, Ariz.).
601.4216	Red civil airway No. 16 (Tallahassee, Fla., to Florence, S. C.).
601.4217	Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.).
601.4218	Red civil airway No. 18 (Indianapolis, Ind., to Washington, D. C.).
601.4219	Red civil airway No. 19 (Washington, D. C., to Grand Rapids, Mich.).
601.4220	Red civil airway No. 20 (Lansing, Mich., to Washington, D. C.).

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601.4221 Red civil airway No. 21 (Pittsburgh, Pa., to Boston, Mass.).
601.4222 Red civil airway No. 22 (United States-Canadian Border to Rochester, N. Y.).
601.4223 Red civil airway No. 23 (United States-Canadian Border to New York, N. Y.).
601.4224 Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.).
601.4225 Red civil airway No. 25 (Tallahassee, Fla., to Miami, Fla.).
601.4226 Red civil airway No. 26 (Syracuse, N. Y., to Millville, N. J.).
601.4227 Red civil airway No. 27 (Knoxville, Tenn., to Detroit, Mich.).
601.4228 Red civil airway No. 28 (Rockford, Ill., to Detroit, Mich.).
601.4229 Red civil airway No. 29 (Rochester, N. Y., to Baltimore, Md.).
601.4230 Red civil airway No. 30 (Shreveport, La., to Jacksonville, Fla.).
601.4231 Red civil airway No. 31 (Denver, Colo., to Minneapolis, Minn.).
601.4232 Red civil airway No. 32 (Laredo, Tex., to Houston, Tex.).
601.4233 Red civil airway No. 33 (Richmond, Va., to New Hackensack, N. Y.).
601.4234 Red civil airway No. 34 (Pulaski, Va., to Elizabeth City, N. C.).
601.4235 Red civil airway No. 35 (Pueblo, Colo., to Wichita, Kans.).
601.4236 Red civil airway No. 36 (Rochester, Minn., to La Crosse, Wis.).
601.4237 Red civil airway No. 37 (Dallas, Tex., to Washington, D. C.).
601.4238 Red civil airway No. 38 (Big Spring, Tex., to San Antonio, Tex.).
601.4239 Red civil airway No. 39 (Bethel, Alaska, to Fairbanks, Alaska).
601.4240 Red civil airway No. 40 (Shemya, Alaska, to Anchorage, Alaska).
601.4241 Red civil airway No. 41 (Yakutat, Alaska, to Gustavus, Alaska).
601.4242 Red civil airway No. 42 (Joliet, Ill., to La Fayette, Ind.).
601.4243 Red civil airway No. 43 (Chicago, Ill., to La Fayette, Ind.).
601.4244 Red civil airway No. 44 (Bellingham, Wash., to United States-Canadian Border).
601.4245 Red civil airway No. 45 (Washington, D. C., to Allentown, Pa.).
601.4246 Red civil airway No. 46 (Aberdeen, S. Dak., to Watertown, S. Dak.).
601.4247 Red civil airway No. 47 (Tampa, Fla., to Daytona Beach, Fla.).
601.4248 Red civil airway No. 48 (Missoula, Mont., to Livingston, Mont.).
601.4249 Red civil airway No. 49 (Elko, Nev., to Fort Bridger, Wyo.).
601.4250 Red civil airway No. 50 (Galena, Alaska, to Fairbanks, Alaska).
601.4251 Red civil airway No. 51 (El Paso, Tex., to United States-Mexican Border).
601.4252 Red civil airway No. 52 (Memphis, Tenn., to Birmingham, Ala.).
601.4253 Red civil airway No. 53 (Joplin, Mo., to Springfield, Mo.).
601.4254 Red civil airway No. 54 (Burley, Idaho, to Salt Lake City, Utah).
601.4255 Red civil airway No. 55 (Burlington, Iowa, to Columbus, Ohio).
601.4256 Red civil airway No. 56 (Red Bluff, Calif., to Whitmore, Calif.).
601.4257 Red civil airway No. 57 (Moline, Ill., to Youngstown, Ohio).
601.4258 Red civil airway No. 58 (Salinas, Calif., to Hollister, Calif.).
601.4259 Red civil airway No. 59 (Gage, Okla., to Oklahoma City, Okla.).
601.4260 Red civil airway No. 60 (San Jose, Calif., to Stockton, Calif.).
601.4261 Red civil airway No. 61 (Pittsburgh, Pa., to Washington, D. C.).
601.4262 Red civil airway No. 62 (Lansing, Mich., to Pittsburgh, Pa.).
601.4263 Red civil airway No. 63 (Battle Creek, Mich., to United States-Canadian Border).

Sec.
601.4264 Red civil airway No. 64 (United States-Canadian Border to Annette Island, Alaska).
601.4265 Red civil airway No. 65 (Oceanside, Calif., to Blythe, Calif.).
601.4266 Red civil airway No. 66 (Santa Barbara, Calif., to Los Angeles, Calif.).
601.4267 Red civil airway No. 67 (Crestview, Fla., to Dothan, Ala.).
601.4268 Red civil airway No. 68 (El Paso, Tex., to Shreveport, La.).
601.4269 Red civil airway No. 69 (El Paso, Tex., to Big Spring, Tex.).
601.4270 Red civil airway No. 70 (Midland, Tex., to Oklahoma City, Okla.).
601.4271 Red civil airway No. 71 (Lubbock, Tex., to Wichita Falls, Tex.).
601.4272 Red civil airway No. 72 (Millville, N. J., to Newark, N. J.).
601.4273 Red civil airway No. 73 (Baltimore, Md., to Millville, N. J.).
601.4274 Red civil airway No. 74 (Louisville, Ky., to Cincinnati, Ohio).
601.4275 Red civil airway No. 75 (United States-Canadian Border, Vancouver, B. C., to United States-Canadian Border, Abbotsford, B. C.).
601.4276 Red civil airway No. 76 (Williams, Calif., to Auburn, Calif.).
601.4277 Red civil airway No. 77 (Richmond, Va., to Millville, N. J.).
601.4278 Red civil airway No. 78 (Medford, Oreg., to Klamath Falls, Oreg.).
601.4279 Red civil airway No. 79 (Port Angeles, Wash., to Everett, Wash.).
601.4280 Red civil airway No. 80 (Lewistown, Mont., to Miles City, Mont.).
601.4281 Red civil airway No. 81 (Parkersburg, W. Va., to Elkins, W. Va.).
601.4282 Red civil airway No. 82 (Skwentna, Alaska, to Anchorage, Alaska).
601.4283 Red civil airway No. 83 (Tucson, Ariz., to Rodeo, N. Mex.).
601.4284 Red civil airway No. 84 (New Orleans, La., to Biloxi, Miss.).
601.4285 Red civil airway No. 85 (Dayton, Ohio, to Mansfield, Ohio).

BLUE CIVIL AIRWAYS

601.4601 Blue civil airway No. 1 (Pendleton, Oreg., to Spokane, Wash.).
601.4602 Blue civil airway No. 2 (Birmingham, Ala., to Erie, Pa.).
601.4603 Blue civil airway No. 3 (Tallahassee, Fla., to La Fayette, Ind.).
601.4604 Blue civil airway No. 4 (Nantucket, Mass., to United States-Canadian Border).
601.4605 Blue civil airway No. 5 (Galveston, Tex., to Salina, Kans.).
601.4606 Blue civil airway No. 6 (Abilene, Tex., to Muskegon, Mich.).
601.4607 Blue civil airway No. 7 (Paso Robles, Calif., to Williams, Calif.).
601.4608 Blue civil airway No. 8 (Fargo, N. Dak., to United States-Canadian Border).
601.4609 Blue civil airway No. 9 (Columbia, Mo., to United States-Canadian Border).
601.4610 Blue civil airway No. 10 (Fresno, Calif., to Williams, Calif.).
601.4611 Blue civil airway No. 11 (Cleveland, Ohio, to Niagara Falls, N. Y.).
601.4612 Blue civil airway No. 12 (The Dalles, Oreg., to Ellensburg, Wash.).
601.4613 Blue civil airway No. 13 (Houston, Tex., to Minneapolis, Minn.).
601.4614 Blue civil airway No. 14 (El Centro, Calif., to Sacramento, Calif.).
601.4615 Blue civil airway No. 15 (Huntington, W. Va., to Erie, Pa.).
601.4616 Blue civil airway No. 16 (Dillon, Mont., to Helena, Mont.).
601.4617 Blue civil airway No. 17 (Millinocket, Maine, to Presque Isle, Maine).

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601.4618 Blue civil airway No. 18 (Philadelphia, Pa., to Burlington, Vt.).
601.4619 Blue civil airway No. 19 (Miami, Fla., to Orlando, Fla.).
601.4620 Blue civil airway No. 20 (Atlantic City, N. J., to Allentown, Pa.).
601.4621 Blue civil airway No. 21 (Charleston, W. Va., to Erie, Pa.).
601.4622 Blue civil airway No. 22 (Memphis, Tenn., to Wichita, Kans.).
601.4623 Blue civil airway No. 23 (Detroit, Mich., to Flint, Mich.).
601.4624 Blue civil airway No. 24 (El Centro, Calif., to Riverside, Calif.).
601.4625 Blue civil airway No. 25 (Cordova, Alaska, to Big Delta, Alaska).
601.4626 Blue civil airway No. 26 (Anchorage, Alaska, to Nenana, Alaska).
601.4627 Blue civil airway No. 27 (Kodiak, Alaska, to Kotzebue, Alaska).
601.4628 Blue civil airway No. 28 (Charleston, S. C., to Spartanburg, S. C.).
601.4629 Blue civil airway No. 29 (Raleigh, N. C., to Lynchburg, Va.).
601.4630 Blue civil airway No. 30 (Brownsville, Tex., to Amarillo, Tex.).
601.4631 Blue civil airway No. 31 (New Florence, Mo., to Moline, Ill.).
601.4632 Blue civil airway No. 32 (Pendleton, Oreg., to Fairbanks, Alaska).
601.4633 Blue civil airway No. 33 (Archbold, Ohio, to Detroit, Mich.).
601.4634 Blue civil airway No. 34 (Little Rock, Ark., to Tulsa, Okla.).
601.4635 Blue civil airway No. 35 (Topeka, Kans., to Kirksville, Mo.).
601.4636 Blue civil airway No. 36 (Thurman, Colo., to North Platte, Nebr.).
601.4637 Blue civil airway No. 37 (Casper, Wyo., to Rapid City, S. Dak.).
601.4638 Blue civil airway No. 38 (Annette Island, Alaska, to United States-Canadian Border).
601.4639 Blue civil airway No. 39 (Knoxville, Tenn., to United States-Canadian Border).
601.4640 Blue civil airway No. 40 (Concord, N. H., to Burlington, Vt.).
601.4641 Blue civil airway No. 41 (New York, N. Y., to United States-Canadian Border).
601.4642 Blue civil airway No. 42 (South Bend, Ind., to Battle Creek, Mich.).
601.4643 Blue civil airway No. 43 (Birmingham, Ala., to Nashville, Tenn.).
601.4644 Blue civil airway No. 44 (Advance, Mo., to United States-Canadian Border).
601.4645 Blue civil airway No. 45 (Lake Charles, La., to Baton Rouge, La.).
601.4646 Blue civil airway No. 46 (Los Angeles, Calif., to Oakland, Calif.).
601.4647 Blue civil airway No. 47 (Martinsburg, W. Va., to Phillipsburg, Pa.).
601.4648 Blue civil airway No. 48 (New York, N. Y., to New Hackensack, N. Y.).
601.4649 Blue civil airway No. 49 (Atlantic City, N. J., to Philadelphia, Pa.).
601.4650 Blue civil airway No. 50 (Bangor, Maine, to United States-Canadian Border).
601.4651 Blue civil airway No. 51 (Wendover, Utah, to Dubois, Idaho).
601.4652 Blue civil airway No. 52 (Paso Robles, Calif., to Fresno, Calif.).
601.4653 Blue civil airway No. 53 (Providence, R. I., to Hartford, Conn.).
601.4654 Blue civil airway No. 54 (Salinas, Calif., to Hamilton Field, Calif.).
601.4655 Blue civil airway No. 55 (Crestview, Fla., to Montgomery, Ala.).
601.4656 Blue civil airway No. 56 (Elizabeth City, N. C., to Washington, D. C.).
601.4657 Blue civil airway No. 57 (Elko, Nev., to Burley, Idaho).
601.4658 Blue civil airway No. 58 (Sioux Falls, S. Dak., to Watertown, S. Dak.).

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- 601.4659 Blue civil airway No. 59 (Pensacola, Fla., to Goodway, Ala.).
- 601.4660 Blue civil airway No. 60 (Sunnyvale, Calif., to Stockton, Calif.).
- 601.4661 Blue civil airway No. 61 (Springfield, Mo., to Kansas City, Mo.).
- 601.4662 Blue civil airway No. 62 (Ypsilanti, Mich., to Flint, Mich.).
- 601.4663 Blue civil airway No. 63 (Olathe, Kans., to Topeka, Kans.).
- 601.4664 Blue civil airway No. 64 (Lebo, Kans., to Topeka, Kans.).
- 601.4665 Blue civil airway No. 65 (Garden City, Kans., to Goodland, Kans.).
- 601.4666 Blue civil airway No. 66 (Bridgeport, Conn., to Poughkeepsie, N. Y.).
- 601.4667 Blue civil airway No. 67 (Yuma, Ariz., to Las Vegas, Nev.).

OTHER REPORTING POINTS

- 601.5001 Other reporting points.

AUTHORITY: §§ 601.1 to 601.5001 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply secs. 301, 302, 307, 52 Stat. 985, 986; 49 U. S. C. 451, 452, 457.

SOURCE: §§ 601.1 to 601.5001 appear at 12 F. R. 4210 as amended by Amendment 3, 12 F. R. 6906, except as noted following sections affected.

GENERAL

§ 601.1 *Basis and purpose.* The basis of this part is found in section 308 of the Civil Aeronautics Act of 1938, as amended (52 Stat. 986, 54 Stat. 1233, 1235, 1236; 49 U. S. C. 458), and in Special Regulation No. 197 of the Civil Aeronautics Board (6 F. R. 6348). The purpose of this part is to designate control areas, airport approach zones, control zones and reporting points in order to provide for the safety of aircraft operating in interstate, overseas, and foreign air commerce.

§ 601.2 *Definitions.* As used in this part:

(a) "Control area" means an airspace of defined dimensions extending upward from an altitude of 700 feet above the surface within which air traffic control is exercised.

(b) [Unassigned.]

(c) "Control zone" means an airspace of defined dimensions extending upward from the surface to include one or more airports and within which rules additional to those governing flight in control areas apply for the protection of air traffic.

(d) "Reporting point" means a geographic location in relation to which the position of an aircraft shall be reported.

[Amdt. 3, 12 F. R. 6906]

CONTROL AREAS

§ 601.9 *Extent of control areas.* Whenever a point prescribed for the purpose of the designation of a control area coincides with a point specified in designating the centerline of an airway, except as provided in §§ 601.10-601.1155, such control area shall include all of the airway within a 10-mile radius of such point.

§ 601.10 *Designation of control areas.* The portions of the Civil Airways described in §§ 601.11-601.1155 are designated as control areas.

GREEN CIVIL AIRWAYS

§ 601.11 *Green civil airway No. 1 control areas (United States-Canadian Border to Forest City, Maine).* All of Green civil airway No. 1.

§ 601.12 *Green civil airway No. 2 control areas (Seattle, Wash., to Boston, Mass.).* All of Green civil airway No. 2.

§ 601.13 *Green civil airway No. 3 control areas (San Francisco, Calif., to New York, N. Y.).* All of Green civil airway No. 3.

§ 601.14 *Green civil airway No. 4 control areas (Los Angeles, Calif., to Philadelphia, Pa.).* All of Green civil airway No. 4.

§ 601.15 *Green civil airway No. 5 control areas (Los Angeles, Calif., to Boston, Mass.).* All of Green civil airway No. 5.

§ 601.16 *Green civil airway No. 6 control areas (Laredo, Tex., to Norfolk, Va.).* All of Green civil airway No. 6.

[Amdt. 1, 12 F. R. 6129]

§ 601.17 *Green civil airway No. 7 control areas (Nome, Alaska, to Fairbanks, Alaska).* From a line extended at right angles across such airway through a point 50 miles west of the Fairbanks, Alaska, radio range station to the Fairbanks, Alaska, radio range station.

§ 601.18 *Green civil airway No. 8 control areas (Attu, Alaska, to Northway, Alaska).* From a line extended at right angles across such airway through a point 25 miles southwest of Port Heiden, Alaska, radio range station to a line extended at right angles across such airway through a point 50 miles northeast of Anchorage, Alaska, radio range station. From a line extended at right angles across such airway through a point 50 miles southwest of the Northway, Alaska, radio range station to the Northway, Alaska, radio range station.

[Amdt. 12, 13 F. R. 5657]

AMBER CIVIL AIRWAYS

§ 601.101 *Amber civil airway No. 1 control areas (United States-Mexican Border to Nome, Alaska).* Those portions of Amber civil airway No. 1 within the limits of the continental United States, and from a line extended at right angles across such airway through a point 50 miles southeast of the Cordova, Alaska, radio range station to a line extended at right angles across such airway through a point 25 miles northwest of the Skwentna, Alaska, radio range station.

[Amdt. 12, 13 F. R. 5657]

§ 601.102 *Amber civil airway No. 2 control areas (Long Beach, Calif., to Point Barrow, Alaska).* Those portions of Amber civil airway No. 2 within the limits of the continental United States; from the Alaska-Canadian Border to the Fairbanks, Alaska, radio range station.

[Amdt. 10, 13 F. R. 4731]

§ 601.103 *Amber civil airway No. 3 control areas (El Paso, Tex., to Great Falls, Mont.).* All of Amber civil airway No. 3.

§ 601.104 *Amber civil airway No. 4 control areas (Brownsville, Tex., to*

Minot, N. Dak.). All of Amber civil airway No. 4.

§ 601.105 *Amber civil airway No. 5 control areas (Grand Isle, La., to Milwaukee, Wis.).* All of Amber civil airway No. 5.

[Amdt. 12, 13 F. R. 3657]

§ 601.106 *Amber civil airway No. 6 control areas (Jacksonville, Fla., to United States-Canadian Border).* All of Amber civil airway No. 6.

§ 601.107 *Amber civil airway No. 7 control areas (Key West, Fla., to Caribou, Maine).* All of Amber civil airway No. 7.

§ 601.108 *Amber civil airway No. 8 control areas (Los Angeles, Calif., to The Dalles, Oreg.).* All of Amber civil airway No. 8.

[Amdt. 1, 12 F. R. 6129]

§ 601.109 *Amber civil airway No. 9 control areas (Charleston, S. C., to New York, N. Y.).* All of Amber civil airway No. 9.

[Amdt. 9, 13 F. R. 3813, as amended by Amdt. 15, 7298]

RED CIVIL AIRWAYS

§ 601.201 *Red civil airway No. 1 control areas (Portland, Oreg., to Kansas City, Mo.).* All of Red civil airway No. 1.

[Amdt. 5, 13 F. R. 1227]

§ 601.202 *Red civil airway No. 2 control areas (Butte, Mont., to Rapid City, S. Dak.).* All of Red civil airway No. 2.

§ 601.203 *Red civil airway No. 3 control areas (Phillipsburg, Pa., to Hartford, Conn.).* All of Red civil airway No. 3.

§ 601.204 *Red civil airway No. 4 control areas (Otto, N. Mex., to Las Vegas, N. Mex.).* All of Red civil airway No. 4.

§ 601.205 *Red civil airway No. 5 control areas (Sioux Falls, S. Dak., to St. Paul, Minn.).* All of Red civil airway No. 5.

§ 601.206 *Red civil airway No. 6 control areas (Las Vegas, Nev., to Omaha, Nebr.).* All of Red civil airway No. 6.

[Amdt. 12, 13 F. R. 5657]

§ 601.207 *Red civil airway No. 7 control areas (Atlanta, Ga., to Greensboro, N. C.).* All of Red civil airway No. 7.

§ 601.208 *Red civil airway No. 8 control areas (Altoona, Pa., to Wilkes-Barre, Pa.).* All of Red civil airway No. 8.

§ 601.209 *Red civil airway No. 9 control areas (San Diego, Calif., to Winslow, Ariz.).* All of Red civil airway No. 9.

§ 601.210 *Red civil airway No. 10 control areas (Pueblo, Colo., to Charleston, S. C.).* All of Red civil airway No. 10.

[Amdt. 7, 13 F. R. 2649]

§ 601.211 *Red civil airway No. 11 control areas (Tulsa, Okla., to Boston, Mass.).* All of Red civil airway No. 11.

§ 601.212 *Red civil airway No. 12 control areas (Kansas City, Mo., to Detroit, Mich.).* All of Red civil airway No. 12.

§ 601.213 *Red civil airway No. 13 control areas (Sunbury, Pa., to Boston, Mass.).* All of Red civil airway No. 13.

§ 601.214 *Red civil airway No. 14 control areas* (Lone Rock, Wis., to Louisville, Ky.). All of Red civil airway No. 14.

§ 601.215 *Red civil airway No. 15 control areas* (Las Vegas, Nev., to Gila Bend, Ariz.). All of Red civil airway No. 15.

§ 601.216 *Red civil airway No. 16 control areas* (Tallahassee, Fla., to Florence, S. C.). All of Red civil airway No. 16.

[12 F. R. 4210, as amended by Amdt. 18, 14 F. R. 456]

§ 601.217 *Red civil airway No. 17 control areas* (Fort Wayne, Ind., to Baltimore, Md.). All of Red civil airway No. 17.

§ 601.218 *Red civil airway No. 18 control areas* (Indianapolis, Ind., to Washington, D. C.). All of Red civil airway No. 18.

§ 601.219 *Red civil airway No. 19 control areas* (Washington, D. C., to Grand Rapids, Mich.). All of Red civil airway No. 19.

§ 601.220 *Red civil airway No. 20 control areas* (Lansing, Mich., to Washington, D. C.). All of Red civil airway No. 20.

[12 F. R. 4210 as amended by Amdt. 15, 13 F. R. 7298]

§ 601.221 *Red civil airway No. 21 control areas* (Pittsburgh, Pa., to Boston, Mass.). All of Red civil airway No. 21.

[Amdt. 1, 12 F. R. 6129, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.222 *Red civil airway No. 22 control areas* (United States-Canadian Border to Buffalo, N. Y.). All of Red civil airway No. 22.

§ 601.223 *Red civil airway No. 23 control areas* (United States-Canadian Border to New York, N. Y.). All of Red civil airway No. 23 between the intersection of the southeast course of the Toronto, Ontario, Canada, radio range and the United States-Canadian Border and the intersection of the east course of the New York, N. Y. (LaGuardia), radio range and the northeast course of the Mitchel Field, N. Y. (Army), radio range.

[Amdt. 1, 12 F. R. 6129]

§ 601.224 *Red civil airway No. 24 control areas* (Amarillo, Tex., to Oklahoma City, Okla.). All of Red civil airway No. 24.

§ 601.225 *Red civil airway No. 25 control areas* (Tallahassee, Fla., to Miami, Fla.). All of Red civil airway No. 25.

§ 601.226 *Red civil airway No. 26 control areas* (Syracuse, N. Y., to Millville, N. J.). All of Red civil airway No. 26.

[12 F. R. 4210 as amended by Amdt. 17, 13 F. R. 8604]

§ 601.227 *Red civil airway No. 27 control areas* (Knoxville, Tenn., to Detroit, Mich.). All of Red civil airway No. 27 from the Knoxville, Tenn., radio range station to a line extended at right angles across such airway through a point 25 miles northeast of the Knoxville, Tenn., radio range station and from a line extended at right angles across such airway through a point 25 miles southeast of the

Lexington, Ky., VHF radio range station to the intersection of the north course of the Toledo, Ohio, radio range and the west course of the Romulus, Mich., radio range.

[Amdt. 12, 13 F. R. 5657]

§ 601.228 *Red civil airway No. 28 control areas* (Rockford, Ill., to Detroit, Mich.). All of Red civil airway No. 28.

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.229 *Red civil airway No. 29 control areas* (Rochester, N. Y., to Baltimore, Md.). All of Red civil airway No. 29.

§ 601.230 *Red civil airway No. 30 control areas* (Shreveport, La., to Jacksonville, Fla.). All of Red civil airway No. 30.

[Amdt. 6, 13 F. R. 2257]

§ 601.231 *Red civil airway No. 31 control areas* (Denver, Colo., to Minneapolis, Minn.). All of Red civil airway No. 31.

[Amdt. 6, 13 F. R. 2257]

§ 601.232 *Red civil airway No. 32 control areas* (Laredo, Tex., to Houston, Tex.). All of Red civil airway No. 32.

§ 601.233 *Red civil airway No. 33 control areas* (Richmond, Va., to New Hackensack, N. Y.). All of Red civil airway No. 33.

§ 601.234 *Red civil airway No. 34 control areas* (Pulaski, Va., to Elizabeth City, N. C.). All of Red civil airway No. 34.

[Amdt. 7, 13 F. R. 2649]

§ 601.235 *Red civil airway No. 35 control areas* (Pueblo, Colo., to Wichita, Kans.). All of Red civil airway No. 35.

§ 601.236 *Red civil airway No. 36 control areas* (Rochester, Minn., to LaCrosse, Wis.). All of Red civil airway No. 36.

§ 601.237 *Red civil airway No. 37 control areas* (Dallas, Tex., to Washington, D. C.). All of Red civil airway No. 37.

§ 601.238 *Red civil airway No. 38 control areas* (Big Spring, Tex., to San Antonio, Tex.). All of Red civil airway No. 38.

§ 601.239 *Red civil airway No. 39 control areas* (Bethel, Alaska, to Fairbanks, Alaska). From a line extended at right angles across such airway through a point 25 miles southwest of the Nenana, Alaska, radio range station to the Fairbanks, Alaska, radio range station.

§ 601.240 *Red civil airway No. 40 control areas* (Shemya, Alaska, to Anchorage, Alaska). From a line extended at right angles across such airway through a point 50 miles south of the Homer, Alaska, radio range station to the Anchorage (Merrill), Alaska, radio range station.

[Amdt. 6, 13 F. R. 2257]

§ 601.241 *Red civil airway No. 41 control areas* (Yakutat, Alaska, to Gustavus, Alaska). From a line extended at right angles across such airway through a point 50 miles southwest of the Gustavus, Alaska, radio range station to the Gustavus, Alaska, radio range station.

§ 601.242 *Red civil airway No. 42 control areas* (Joliet, Ill., to La Fayette, Ind.). All of Red civil airway No. 42.

§ 601.243 *Red civil airway No. 43 control areas* (Chicago, Ill., to La Fayette, Ind.). All of Red civil airway No. 43.

§ 601.244 *Red civil airway No. 44 control areas* (Bellingham, Wash., to United States-Canadian Border). All of Red civil airway No. 44.

§ 601.245 *Red civil airway No. 45 control areas* (Washington, D. C., to Allentown, Pa.). All of Red civil airway No. 45.

§ 601.246 *Red civil airway No. 46 control areas* (Aberdeen, S. Dak., to Watertown, S. Dak.). All of Red civil airway No. 46.

[Amdt. 1, 12 F. R. 6129]

§ 601.247 *Red civil airway No. 47 control areas* (Tampa, Fla., to Daytona Beach, Fla.). All of Red civil airway No. 47.

§ 601.248 *Red civil airway No. 48 control areas* (Missoula, Mont., to Livingston, Mont.). All of Red civil airway No. 48.

§ 601.249 *Red civil airway No. 49 control areas* (Elko, Nev., to Fort Bridger, Wyo.). All of Red civil airway No. 49.

§ 601.250 *Red civil airway No. 50 control areas* (Galena, Alaska, to Fairbanks, Alaska). No control area designation.

[Amdt. 7, 13 F. R. 2649]

§ 601.251 *Red civil airway No. 51 control areas* (El Paso, Tex., to United States-Mexican Border). No control area designation.

[Amdt. 6, 13 F. R. 2257]

§ 601.252 *Red civil airway No. 52 control areas* (Memphis, Tenn., to Birmingham, Ala.). All of Red civil airway No. 52.

§ 601.253 *Red civil airway No. 53 control areas* (Joplin, Mo., to Springfield, Mo.). All of Red civil airway No. 53.

[Amdt. 15, 13 F. R. 7298]

§ 601.254 *Red civil airway No. 54 control areas* (Burley, Idaho, to Salt Lake City, Utah). All of Red civil airway No. 54.

§ 601.255 *Red civil airway No. 55 control areas* (Burlington, Iowa, to Columbus, Ohio). All of Red civil airway No. 55.

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.256 *Red civil airway No. 56 control areas* (Red Bluff, Calif., to Whitmore, Calif.). All of Red civil airway No. 56.

[Amdt. 1, 12 F. R. 6129]

§ 601.257 *Red civil airway No. 57 control areas* (Moline, Ill., to Youngstown, Ohio). All of Red civil airway No. 57.

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.258 *Red civil airway No. 58 control areas* (Salinas, Calif., to Hollister, Calif.). All of Red civil airway No. 58.

[Amdt. 4, 12 F. R. 8044]

§ 601.259 *Red civil airway No. 59 control areas (Gage, Okla., to Oklahoma City, Okla.). All of Red civil airway No. 59.*

[12 F. R. 4210, as amended by Amdt. 17, 13 F. R. 8604, Amdt. 22, 14 F. R. 2893]

§ 601.260 *Red civil airway No. 60 control areas (San Jose, Calif., to Stockton, Calif.). All of Red civil airway No. 60.*

[Amdt. 4, 12 F. R. 8044]

§ 601.261 *Red civil airway No. 61 control areas (Pittsburgh, Pa., to Washington, D. C.). All of Red civil airway No. 61.*

§ 601.262 *Red civil airway No. 62 control areas (Lansing, Mich., to Pittsburgh, Pa.). All of Red civil airway No. 62.*

[Amdt. 1, 12 F. R. 6129, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.263 *Red civil airway No. 63 control areas (Battle Creek, Mich., to the United States-Canadian Border). All of Red civil airways No. 63.*

[Amdt. 4, 12 F. R. 8044]

§ 601.264 *Red civil airway No. 64 control areas (United States-Canadian Border to Annette Island, Alaska). From the United States-Canadian Border to the Annette Island, Alaska, radio range station.*

[Amdt. 5, 13 F. R. 1227]

§ 601.265 *Red civil airway No. 65 control areas (Oceanside, Calif., to Blythe, Calif.). No control area designation.*

[Amdt. 6, 13 F. R. 2257]

§ 601.266 *Red civil airway No. 66 control areas (Santa Barbara, Calif., to Los Angeles, Calif.). All of Red civil airway No. 66.*

[Amdt. 5, 13 F. R. 1227]

§ 601.267 *Red civil airway No. 67 control areas (Crestview, Fla., to Dothan, Ala.). All of Red civil airway No. 67.*

[Amdt. 5, 13 F. R. 1227]

§ 601.268 *Red civil airway No. 68 control areas (El Paso, Tex., to Shreveport, La.). All of Red civil airway No. 68.*

[Amdt. 7, 13 F. R. 2649, as amended by Amdt. 22, 14 F. R. 2893]

§ 601.269 *Red civil airway No. 69 control areas (El Paso, Tex., to Big Spring, Tex.). All of Red civil airway No. 69.*

[Amdt. 7, 13 F. R. 2649]

§ 601.270 *Red civil airway No. 70 control areas (Midland, Tex., to Oklahoma City, Okla.). All of Red civil airway No. 70.*

[Amdt. 10, 13 F. R. 4731 as amended by Amdt. 17, 13 F. R. 8604]

§ 601.271 *Red civil airway No. 71 control areas (Lubbock, Tex., to Wichita Falls, Tex.). All of Red civil airway No. 71.*

[Amdt. 10, 13 F. R. 4731]

§ 601.272 *Red civil airway No. 72 control areas (Millvale, N. J., to Newark, N. J.). All of Red civil airway No. 72.*

[Amdt. 10, 13 F. R. 4731]

§ 601.273 *Red civil airway No. 73 control areas (Baltimore, Md., to Millville, N. J.). All of Red civil airway No. 73.*

[Amdt. 10, 13 F. R. 4731]

§ 601.274 *Red civil airway No. 74 control areas (Louisville, Ky., to Cincinnati, Ohio.). All of Red civil airway No. 74.*

[Amdt. 10, 13 F. R. 4731]

§ 601.275 *Red civil airway No. 75 control areas (United States-Canadian Border, Vancouver, B. C., to United States-Canadian Border, Abbotsford, B. C.). All of Red civil airway No. 75.*

[Amdt. 15, 13 F. R. 7298]

§ 601.276 *Red civil airway No. 76 control areas (Williams, Calif., to Auburn, Calif.). All of Red civil airway No. 76.*

[Amdt. 16, 13 F. R. 7400]

§ 601.277 *Red civil airway No. 77 control areas (Richmond, Va., to Millville, N. J.). All of Red civil airway No. 77.*

[Amdt. 15, 13 F. R. 7298]

§ 601.278 *Red civil airway No. 78 control areas (Medford, Oreg., to Klamath Falls, Oreg.). All of Red civil airway No. 78.*

[Amdt. 17, 13 F. R. 8604]

§ 601.279 *Red civil airway No. 79 control areas (Port Angeles, Wash., to Everett, Wash.). All of Red civil airway No. 79.*

[Amdt. 17, 13 F. R. 8605]

§ 601.280 *Red civil airway No. 80 control areas (Lewistown, Mont., to Miles City, Mont.). All of Red civil airway No. 80.*

[Amdt. 17, 13 F. R. 8605]

§ 601.281 *Red civil airway No. 81 control areas (Parkersburg, W. Va., to Elkins, W. Va.). All of Red civil airway No. 81.*

[Amdt. 17, 13 F. R. 8605]

§ 601.282 *Red civil airway No. 82 control areas (Skwentna, Alaska, to Anchorage, Alaska). All of Red civil airway No. 82.*

[Amdt. 18, 14 F. R. 456]

§ 601.283 *Red civil airway No. 83 control areas (Tucson, Ariz., to Rodeo, N. Mex.). All of Red civil airway No. 83.*

[Amdt. 22, 14 F. R. 2894]

§ 601.284 *Red civil airway No. 84 control areas (New Orleans, La., to Biloxi, Miss.). All of Red civil airway No. 84.*

[Amdt. 22, 14 F. R. 2894]

§ 601.285 *Red civil airway No. 85 control areas (Dayton, Ohio, to Mansfield, Ohio). All of Red civil airway No. 85.*

[Amdt. 22, 14 F. R. 2894]

BLUE CIVIL AIRWAYS

§ 601.601 *Blue civil airway No. 1 control areas (Pendleton, Oreg., to Spokane, Wash.). All of Blue civil airway No. 1.*

§ 601.602 *Blue civil airway No. 2 control areas (Birmingham, Ala., to Erie, Pa.). All of Blue civil airway No. 2.*

§ 601.603 *Blue civil airway No. 3 control areas (Tallahassee, Fla., to La Fayette, Ind.). All of Blue civil airway No. 3.*

[Amdt. 14, 13 F. R. 6147]

§ 601.604 *Blue civil airway No. 4 control areas (Nantucket, Mass., to United States-Canadian Border). All of Blue civil airway No. 4.*

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.605 *Blue civil airway No. 5 control areas (Galveston, Tex., to Salina, Kans.). All of Blue civil airway No. 5.*

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.606 *Blue civil airway No. 6 control areas (Abilene, Tex., to Muskegon, Mich.). All of Blue civil airway No. 6.*

§ 601.607 *Blue civil airway No. 7 control areas (Paso Robles, Calif., to Williams, Calif.). All of Blue civil airway No. 7.*

[Amdt. 1, 12 F. R. 6129, as amended by Amdt. 16, 13 F. R. 7400]

§ 601.608 *Blue civil airway No. 8 control areas (Fargo, N. Dak., to United States-Canadian Border). All of Blue civil airway No. 8.*

§ 601.609 *Blue civil airway No. 9 control areas (Columbia, Mo., to United States-Canadian Border). All of Blue civil airway No. 9.*

§ 601.610 *Blue civil airway No. 10 control areas (Fresno, Calif., to Williams, Calif.). All of Blue civil airway No. 10.*

§ 601.611 *Blue civil airway No. 11 control areas (Cleveland, Ohio, to Niagara Falls, N. Y.). All of Blue civil airway No. 11.*

§ 601.612 *Blue civil airway No. 12 control areas (The Dalles, Oreg., to Ellensburg, Wash.). All of Blue civil airway No. 12.*

§ 601.613 *Blue civil airway No. 13 control areas (Houston, Tex., to Minneapolis, Minn.). All of Blue civil airway No. 13 from the Houston, Tex., radio range station to a line extended at right angles across such airway through a point 25 miles northeast of the Houston, Tex., radio range station; from a line extended at right angles across such airway through a point 25 miles southwest of the Shreveport, La., radio range station to the intersection of the northwest course of the Shreveport, La., radio range and the southeast course of the Texarkana, Ark., radio range; from the Texarkana, Ark., radio range station to a line extended at right angles across such airway through a point 25 miles north of the Texarkana, Ark., radio range; from the intersection of the northeast course of the Tulsa, Okla., radio range and the south course of the Joplin, Mo., radio range to the Kansas City, Mo., radio range station.*

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.614 *Blue civil airway No. 14 control areas (El Centro, Calif., to Sacramento, Calif.). All of Blue civil airway No. 14.*

[Amdt. 4, 12 F. R. 8044]

§ 601.615 *Blue civil airway No. 15 control areas (Huntington, W. Va., to Erie, Pa.). All of Blue civil airway No. 15.*

[12 F. R. 4210 as amended by Amdt. 17, 13 F. R. 8605]

§ 601.616 *Blue civil airway No. 16 control areas (Dillon, Mont., to Helena, Mont.). All of Blue civil airway No. 16.*

§ 601.617 *Blue civil airway No. 17 control areas (Millinocket, Maine, to Presque*

Isle, Maine). All of Blue civil airway No. 17.

§ 601.618 *Blue civil airway No. 18 control areas (Philadelphia, Pa., to Burlington, Vt.)*. All of Blue civil airway No. 18.

§ 601.619 *Blue civil airway No. 19 control areas (Miami, Fla., to Orlando, Fla.)*. All of Blue civil airway No. 19.

[Amdt. 13, 13 F. R. 6045]

§ 601.620 *Blue civil airway No. 20 control areas (Atlantic City, N. J., to Allentown, Pa.)*. All of Blue civil airway No. 20.

[12 F. R. 4210 as amended by Amdt. 15, 13 F. R. 7298]

§ 601.621 *Blue civil airway No. 21 control areas (Charleston, W. Va., to Erie, Pa.)*. All of Blue civil airway No. 21.

[12 F. R. 4210 as amended by Amdt. 17, 13 F. R. 8605]

§ 601.622 *Blue civil airway No. 22 control areas (Memphis, Tenn., to Wichita, Kans.)*. All of Blue civil airway No. 22 from the intersection of the southwest course of the Memphis, Tenn., radio range and the southeast course of the Little Rock, Ark., radio range to a line extended at right angles across such airway through a point 25 miles northwest of the Little Rock, Ark., radio range station; from a line extended at right angles across such airway through a point 25 miles southeast of the Tulsa, Okla., radio range station to the intersection of the northwest course of the Tulsa, Okla., radio range and the southeast course of the Wichita, Kans., radio range.

§ 601.623 *Blue civil airway No. 23 control areas (Detroit, Mich., to Flint, Mich.)*. All of Blue civil airway No. 23.

§ 601.624 *Blue civil airway No. 24 control areas (El Centro, Calif., to Riverside, Calif.)*. All of Blue civil airway No. 24.

[Amdt. 1, 12 F. R. 6130]

§ 601.625 *Blue civil airway No. 25 control areas (Cordova, Alaska, to Big Delta, Alaska)*. From the Cordova, Alaska, radio range station to a line extended at right angles across such airway through a point 25 miles northeast of the Cordova, Alaska, radio range station, and from a line extended at right angles across such airway through a point 50 miles south of the Big Delta, Alaska, radio range station, to the Big Delta, Alaska, radio range station.

[Amdt. 12, 13 F. R. 5654]

§ 601.626 *Blue civil airway No. 26 control areas (Anchorage, Alaska, to Nenana, Alaska)*. From the Anchorage, Alaska, radio range station to a line extended at right angles across such airway through a point 50 miles north of the radio range station, and from the intersection of the northeast course of the Summit, Alaska, radio range and the southeast course of the Nenana, Alaska, radio range to the Nenana, Alaska, radio range station.

[Amdt. 7, 13 F. R. 2649]

§ 601.627 *Blue civil airway No. 27 control areas (Kodiak, Alaska, to Kotzebue, Alaska)*. From a line extended at right angles across such airway through a point

50 miles southeast of Naknek, Alaska, radio range station to a line extended at right angles across such airway through a point 50 miles northwest of the Naknek, Alaska, radio range station.

[Amdt. 8, 13 F. R. 3580]

§ 601.628 *Blue civil airway No. 28 control areas (Charleston, S. C., to Spartanburg, S. C.)*. All of Blue civil airway No. 28.

[Amdt. 5, 13 F. R. 1227]

§ 601.629 *Blue civil airway No. 29 control areas (Raleigh, N. C., to Lynchburg, Va.)*. All of Blue civil airway No. 29.

§ 601.630 *Blue civil airway No. 30 control areas (Brownsville, Tex., to Big Spring, Tex.)*. All of Blue civil airway No. 30.

§ 601.631 *Blue civil airway No. 31 control areas (New Florence, Mo., to Moline, Ill.)*. All of Blue civil airway No. 31.

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.632 *Blue civil airway No. 32 control areas (Pendleton, Ore., to Fairbanks, Alaska)*. From the Pendleton, Ore., radio range station to the United States-Canadian Border and from the Skwentna, Alaska, radio range station to a line extended at right angles across such airway through a point 25 miles northeast of the radio range station.

[Amdt. 15, 13 F. R. 7298]

§ 601.633 *Blue civil airway No. 33 control areas (Archbold, Ohio, to Detroit, Mich.)*. All of Blue civil airway No. 33.

[12 F. R. 4210, as amended by Amdt. 17, 13 F. R. 8605]

§ 601.634 *Blue civil airway No. 34 control areas (Little Rock, Ark., to Tulsa, Okla.)*. All of Blue civil airway No. 34 from a line extended at right angles across such airway through a point 25 miles southeast of the Tulsa, Okla., radio range station to the Tulsa, Okla., radio range station.

§ 601.635 *Blue civil airway No. 35 control areas (Topeka, Kans., to Kirksville, Mo.)*. All of Blue civil airway No. 35.

[Amdt. 7, 13 F. R. 2649, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.636 *Blue civil airway No. 36 control areas (Thurman, Colo., to North Platte, Nebr.)*. All of Blue civil airway No. 36.

[12 F. R. 4210, as amended by Amdt. 22, 14 F. R. 2894]

§ 601.637 *Blue civil airway No. 37 control areas (Casper, Wyo., to Rapid City, S. Dak.)*. All of Blue civil airway No. 37.

§ 601.638 *Blue civil airway No. 38 control areas (Annette Island, Alaska, to United States-Canadian Border)*. From the intersection of the south course of the Annette Island, Alaska, radio range and the United States-Canadian Border to a line extended across such airway through a point 50 miles north of the Annette Island, Alaska, radio range station. From a line extended at right angles across such airway through a point 50 miles southeast of the Gustavus, Alaska, radio

range station to the United States-Canadian Border.

[Amdt. 10, 13 F. R. 4731]

§ 601.639 *Blue civil airway No. 39 control areas (Knoxville, Tenn., to United States-Canadian Border)*. All of Blue civil airway No. 39 from the Tri-City, Tenn., radio range station to a line extended at right angles across such airway through a point 25 miles northeast of the Tri-City, Tenn., radio range station; from a line extended at right angles across such airway through a point 25 miles south of the Charleston, W. Va., radio range station; from the intersection of the west course of the Elkins, W. Va., radio range and the southwest course of the Morgantown, Pa., radio range to the United States-Canadian Border.

[Amdt. 1, 12 F. R. 6130]

§ 601.640 *Blue civil airway No. 40 control areas (Concord, N. H., to Burlington, Vt.)*. All of Blue civil airway No. 40.

§ 601.641 *Blue civil airway No. 41 control areas (New York, N. Y., to United States-Canadian Border)*. All of Blue civil airway No. 41.

§ 601.642 *Blue civil airway No. 42 control areas (South Bend, Ind., to Battle Creek, Mich.)*. All of Blue civil airway No. 42.

§ 601.643 *Blue civil airway No. 43 control areas (Birmingham, Ala., to Nashville, Tenn.)*. No control area designation.

[Amdt. 5, 13 F. R. 1227]

§ 601.644 *Blue civil airway No. 44 control areas (Advance, Mo., to United States-Canadian Border)*. All of Blue civil airway No. 44 from the Advance, Mo., radio range station to a line extended at right angles across such airway through a point 25 miles east of the Advance, Mo., radio range station; from a line extended at right angles across such airway through a point 50 miles southwest of the Evansville, Ind., radio range station to the United States-Canadian Border.

[Amdt. 22, 14 F. R. 2894]

§ 601.645 *Blue civil airway No. 45 control areas (Lake Charles, La., to Baton Rouge, La.)*. All of Blue civil airway No. 45.

[Amdt. 12, 13 F. R. 5657]

§ 601.646 *Blue civil airway No. 46 control areas (Los Angeles, Calif., to Oakland, Calif.)*. No control area designation.

[Amdt. 5, 13 F. R. 1227]

§ 601.647 *Blue civil airway No. 47 control areas (Martinsburg, W. Va., to Philipsburg, Pa.)*. All of Blue civil airway No. 47.

§ 601.648 *Blue civil airway No. 48 control areas (New York, N. Y., to New Hackensack, N. Y.)*. All of Blue civil airway No. 48.

§ 601.649 *Blue civil airway No. 49 control areas (Atlantic City, N. J., to Phila-*

delphia, Pa.). All of Blue civil airway No. 49.

[12 F. R. 4210, as amended by Amdt. 18, 14 F. R. 456]

§ 601.650 *Blue civil airway No. 50 control areas (Bangor, Maine, to United States-Canadian Border)*. All of Blue civil airway No. 50 between the intersection of the northeast course of the Bangor, Maine, radio range and the southwest course of the Pennfield Ridge, New Brunswick, Canada, radio range and the intersection of the southwest course of the Pennfield Ridge, New Brunswick, Canada, radio range and the United States-Canadian Border.

[Amdt. 1, 12 F. R. 6130]

§ 601.651 *Blue civil airway No. 51 control areas (Wendover, Utah, to Dubois, Idaho)*. All of Blue civil airway No. 51.

[Amdt. 4, 12 F. R. 8044, as amended by Amdt. 17, 13 F. R. 8605]

§ 601.652 *Blue civil airway No. 52 control area (Paso Robles, Calif., to Fresno, Calif.)*. All of Blue civil airway No. 52.

[Amdt. 4, 12 F. R. 8044]

§ 601.653 *Blue civil airway No. 53 control areas (Providence, R. I., to Hartford, Conn.)*. All of Blue civil airway No. 53.

[Amdt. 5, 13 F. R. 1228]

§ 601.654 *Blue civil airway No. 54 control areas (Salinas, Calif., to Hamilton Field, Calif.)*. All of Blue civil airway No. 54.

[Amdt. 5, 13 F. R. 1225, as amended by Amdt. 16, 13 F. R. 7400]

§ 601.655 *Blue civil airway No. 55 control areas (Crestview, Fla., to Montgomery, Ala.)*. All of Blue civil airway No. 55.

[Amdt. 6, 13 F. R. 2257]

§ 601.656 *Blue civil airway No. 56 control areas (Elizabeth City, N. C., to Washington, D. C.)*. All of Blue civil airway No. 56.

[Amdt. 7, 13 F. R. 2649, as amended by Amdt. 15, 13 F. R. 7298]

§ 601.657 *Blue civil airway No. 57 control areas (Elko, Nev., to Burley, Idaho)*. All of Blue civil airway No. 57.

[Amdt. 10, 13 F. R. 4731]

§ 601.658 *Blue civil airway No. 58 control areas (Sioux Falls, S. Dak., to Watertown, S. Dak.)*. All of Blue civil airway No. 58.

[Amdt. 12, 13 F. R. 5657]

§ 601.659 *Blue civil airway No. 59 control areas (Pensacola, Fla., to Goodway, Ala.)*. All of Blue civil airway No. 59.

[Amdt. 14, 13 F. R. 6147]

§ 601.660 *Blue civil airway No. 60 control areas (Sunnyvale, Calif., to Stockton, Calif.)*. All of Blue civil airway No. 60.

[Amdt. 17, 13 F. R. 8605]

§ 601.661 *Blue civil airway No. 61 control areas (Springfield, Mo., to Kansas City, Mo.)*. All of Blue civil airway No. 61.

[Amdt. 17, 13 F. R. 8605]

§ 601.662 *Blue civil airway No. 62 control areas (Ypsilanti, Mich., to Flint, Mich.)*. All of Blue civil airway No. 62.

[Amdt. 17, 13 F. R. 8605]

§ 601.663 *Blue civil airway No. 63 control areas (Olathe, Kans., to Topeka, Kans.)*. All of Blue civil airway No. 63.

[Amdt. 22, 14 F. R. 2894]

§ 601.664 *Blue civil airway No. 64 control areas (Lebo, Kans., to Topeka, Kans.)*. All of Blue civil airway No. 64.

[Amdt. 22, 14 F. R. 2894]

§ 601.665 *Blue civil airway No. 65 control areas (Garden City, Kans., to Goodland, Kans.)*. All of Blue civil airway No. 65.

[Amdt. 22, 14 F. R. 2894]

§ 601.666 *Blue civil airway No. 66 control areas (Bridgeport, Conn., to Poughkeepsie, N. Y.)*. All of Blue civil airway No. 66.

[Amdt. 22, 14 F. R. 2894]

§ 601.667 *Blue civil airway No. 67 control areas (Yuma, Ariz., to Las Vegas, Nev.)*. All of Blue civil airway No. 67.

[Amdt. 22, 14 F. R. 2894]

CONTROL AREA EXTENSIONS

§ 601.1001 *Control area extension (Abilene, Tex.)*. From the Abilene, Tex., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Abilene radio range, to a point 20 miles north of the radio range station.

§ 601.1002 *Control area extension (Austin, Tex.)*. From the Austin, Tex., radio range station, extending within five miles on either side of the center line of the on course signal of the northwest course of the Austin radio range, to a point 20 miles northwest of the radio range station.

§ 601.1003 *Control area extension (Beaumont, Tex.)*. From the Beaumont, Tex., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Beaumont radio range, to a point 20 miles north of the radio range station.

§ 601.1004 *Control area extension (Brownsville, Tex.)*. From the Brownsville, Tex., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Brownsville radio range, to a point 30 miles north of the radio range station.

§ 601.1005 *Control area extension (Jacksonville, Fla.)*. From the Jacksonville, Fla., radio range station extending 4 miles north and 5 miles south of the east course of the Jacksonville, Fla., radio range to a point 10 miles east of the radio range station, and extending 5 miles either side of the ILS localizer course to a point 10.5 miles southwest of the ILS outer marker excluding that portion which lies south of Latitude 30°16'45".

[Amdt. 8, 13 F. R. 3580]

§ 601.1006 *Control area extension (Lake Charles, La.)*. From the Lake Charles, La., radio range station, extending within 5 miles on either side of the center line of the on course signal of the south course of the Lake Charles radio range, to a point 20 miles south of the radio range station.

§ 601.1007 *Control area extension (Laredo, Tex.)*. From the Laredo, Tex., radio range station, extending within five miles on either side of the center line of the on course signal of the northwest course of the Laredo radio range, to a point 20 miles northwest of the radio range station.

§ 601.1008 *Control area extension (Savannah, Ga.)*. From the Savannah, Ga., radio range station, extending within five miles on either side of the center line of the on course signal of the southwest course of the Savannah radio range, to a point 30 miles southwest of the radio range station.

§ 601.1009 *Control area extension (Augusta, Ga.)*. From the Augusta, Ga., radio range station, extending within five miles on either side of the center line of the on course signal of the southwest course of the Augusta radio range, to a point 20 miles southwest of the radio range station.

§ 601.1010 *Control area extension (Charlotte, N. C.)*. From the Charlotte, N. C., radio range station, extending within five miles on either side of the center line of the on course signal of the south course of the Charlotte radio range, to a point 20 miles south of the radio range station.

§ 601.1011 *Control area extension (Daytona Beach, Fla.)*. From the Daytona Beach, Fla., radio range station, extending within five miles on either side of the center line of the on course signal of the west course of the Daytona Beach radio range, to a point 20 miles west of the radio range station.

§ 601.1012 *Control area extension (Florence, S. C.)*. From the Florence, S. C., radio range station, extending within five miles on either side of the center line of the on course signal of the east course of the Florence radio range, to a point 20 miles east of the radio range station.

§ 601.1013 *Control area extension (Fort Myers, Fla.)*. From the Fort Myers, Fla., radio range station, extending within five miles on either side of the center line of the on course signal of the southwest course of the Fort Myers radio range, to a point 20 miles southwest of the radio range station.

§ 601.1014 *Control area extension (Greenville, S. C.)*. From the Greenville, S. C., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Greenville radio range, to a point 20 miles north of the radio range station, and extending within five miles on either side of the center line of the on course signal of the south course of the Greenville radio range, to a point 20 miles south of the radio range station.

§ 601.1015 *Control area extension (Greenwood, Miss.)*. From the Greenwood, Miss., radio range station, extending within five miles on either side of the center line of the on course signal of the east course of the Greenwood radio range, to a point 20 miles east of the radio range station.

§ 601.1016 *Control area extension (Jack's Creek, Tenn.)*. From the Jack's Creek, Tenn., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Jack's Creek radio range, to a point 20 miles north of the radio range station.

§ 601.1017 *Control area extension (Reading, Pa.)*. From the Reading, Pa., ILS localizer extending 5 miles either side of the localizer course to its intersection with the east course of the Harrisburg, Pa., radio range.

[Amdt. 17, 13 F. R. 8605]

§ 601.1018 *Control area extension (Meridian, Miss.)*. From the Meridian, Miss., radio range station extending 5 miles either side of the north course of the Meridian, Miss., radio range to a point 20 miles north of the radio range station and extending from the ILS localizer 5 miles either side of the localizer course to a point 30 miles south of the ILS localizer.

[Amdt. 8, 13 F. R. 3580]

§ 601.1019 *Control area extension (Nashville, Tenn.)*. From the Nashville, Tenn., radio range station extending 5 miles either side of the northeast course of the radio range to a point 30 miles northeast of the radio range station, and from the ILS localizer extending 5 miles either side of the localized course to a point 30 miles south of the ILS localizer.

[Amdt. 19, 14 F. R. 778]

§ 601.1020 *Control area extension (Smithville, Tenn.)*. From the Smithville, Tenn., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Smithville radio range, to a point 20 miles north of the radio range station.

§ 601.1021 *Control area extension (Tampa, Fla.)*. From the Tampa, Fla., radio range station, extending within five miles on either side of the center line of the on course signal of the southwest course of the Tampa radio range, to a point 20 miles southwest of the radio range station.

§ 601.1022 *Control area extension (West Palm Beach, Fla.)*. From the West Palm Beach, Fla., radio range station, extending within five miles on either side of the center line of the on course signal of the west course of the West Palm Beach radio range, to a point 20 miles west of the radio range station.

§ 601.1023 *Control area extension (Akron, Colo.)*. From the Akron, Colo., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Akron radio range, to a point 20 miles north of the radio range station.

§ 601.1024 *Control area extension (Burlington, Iowa)*. From the Burlington, Iowa, radio range station, extending within five miles on either side of the center line of the on course signal of the south course of the Burlington radio range, to a point 20 miles south of the range station.

§ 601.1025 *Control area extension (New Orleans, La.)*. All that area within a 25 mile radius of the New Orleans, La., radio range station (located in the southeast quadrant) bounded by the southern limits of Green civil airway No. 6 and the eastern limits of Amber civil airway No. 5.

[Amdt. 22, 14 F. R. 2894]

§ 601.1026 *Control area extension (Grand Island, Nebr.)*. From the Grand Island, Nebr., radio range station, extending within five miles on either side of the center line of the on course signal of the north course of the Grand Island radio range, to a point 20 miles north of the radio range station.

§ 601.1027 *Control area extension (Kansas City, Mo.)*. From the Kansas City, Mo., Municipal Airport, extending within five miles on either side of the center line of the on course signal of the north course of the Instrument Landing System localizer (bearing 171° magnetic toward the airport), to a point 20 miles north of the Kansas City Municipal Airport.

§ 601.1028 *Control area extension (Monroe, La.)*. From the Monroe, La., radio range station extending 5 miles either side of the southwest course of the radio range to a point 20 miles southwest of the radio range station.

[Amdt. 22, 14 F. R. 2894]

§ 601.1029 *Control area extension (La Junta, Colo.)*. From the La Junta, Colo., radio range station, extending within five miles on either side of the center line of the on course signal of the northeast course of the La Junta radio range, to a point 20 miles northeast of the radio range station.

§ 601.1030 *Control area extension (Lebo, Kans.)*. From the Lebo, Kans., radio range station, extending within five miles on either side of the center line of the on course signal of the southeast course of the Lebo radio range, to a point 20 miles southeast of the radio range station.

§ 601.1031 *Control area extension (North Platte, Nebr.)*. From the North Platte, Nebr., radio range station, extending within five miles on either side of the center line of the on course signal of the south course of the North Platte radio range, to a point 20 miles south of the radio range station.

§ 601.1032 *Control area extension (Scottsbluff, Nebr.)*. From the Scottsbluff, Nebr., radio range station, extending within five miles on either side of the center line of the on course signal of the southeast course of the Scottsbluff radio range, to a point 20 miles southeast of the radio range station.

§ 601.1033 *Control area extension (St. Joseph, Mo.)*. From the St. Joseph, Mo., radio range station extending 5 miles either side of the north course of the St. Joseph, Mo., radio range to a point 20 miles north of the radio range station, and extending 5 miles either side of the south course of the St. Joseph, Mo., radio range to a point 20 miles south of the radio range station.

[Amdt. 6, 13 F. R. 2257]

§ 601.1034 *Control area extension (Springfield, Mo.)*. From the Springfield, Mo., radio range station extending 5 miles either side of the southeast course of the Springfield, Mo., radio range to a point 25 miles from the radio range station.

[Amdt. 17, 13 F. R. 8605]

§ 601.1035 *Control area extension (Little Rock, Ark.)*. From the Little Rock, Ark., radio range station extending 5 miles either side of the northeast course of the radio range to a point 25 miles northeast of the radio range station.

[Amdt. 19, 14 F. R. 778]

§ 601.1036 *Control area extension (Vichy, Mo.)*. From the Vichy, Mo., radio range station, extending within 5 miles on either side of the center line of the on course signal of the southeast course of the Vichy radio range, to a point 20 miles southeast of the radio range station.

§ 601.1037 *Control area extension (Pensacola, Fla.)*. From the Pensacola, Fla., radio range station extending 5 miles either side of the south course of the radio range to a point 20 miles south of the radio range station.

[Amdt. 22, 14 F. R. 2894]

§ 601.1038 *Control area extension (Great Falls, Mont.)*. From the Great Falls, Mont., radio range station, extending within 5 miles on either side of the center line of the on course signal of the northeast course of the Great Falls radio range, to a point 30 miles northeast of the radio range station.

§ 601.1039 *Control area extension (Portland, Oreg.)*. From the Portland, Oreg., radio range station extending 5 miles either side of the west course of the radio range to a point 30 miles west of the radio range station, and extending 5 miles either side of the ILS localizer course to a point 20 miles northwest of the ILS localizer.

[Amdt. 17, 13 F. R. 8605]

§ 601.1040 *Control area extension (Medford, Oreg.)*. From the Medford, Oreg., radio range station, extending within 5 miles on either side of the center line of the on course signal of the west course of the Medford radio range, to a point 20 miles west of the radio range station.

§ 601.1041 *Control area extension (Boise, Idaho)*. From the Boise, Idaho, radio range station, extending within 5 miles on either side of the center line of the on course signal of the southwest course of the Boise radio range, to a point 20 miles southwest of the radio range station.

§ 601.1042 *Control area extension (Cincinnati, Ohio)*. From the Cincinnati, Ohio, radio range station extending 5 miles either side of the northeast course of the Cincinnati, Ohio, radio range to the 84th meridian of west longitude.

[Amdt. 12, 13 F. R. 5857]

§ 601.1043 *Control area extension (Bowling Green, Ky.)*. From the Bowling Green, Ky., radio range station, extending within 5 miles on either side of the center line of the on course signal

of the southeast course of the Bowling Green radio range, to a point 20 miles southeast of the radio range station.

§ 601.1044 *Control area extension (Ypsilanti, Mich.)*. From the Willow Run Airports, Ypsilanti, Mich., ILS localizer extending 5 miles either side of the localizer course to a point 20 miles southwest of the ILS outer marker.

[Amdt. 5, 13 F. R. 1222]

§ 601.1045 *Control area extension (Presque Isle, Maine)*. From the Presque Isle, Maine, radio range station, within 5 miles either side of the center line of the south course of the Presque Isle radio range, extending 20 miles south of the Presque Isle, Maine, radio range station.

§ 601.1046 *Control area extension (Montpelier, Vt.)*. From the Montpelier, Vt., radio range station, within 5 miles either side of the center line of the northeast course of the Montpelier, Vt., radio range, extending 20 miles northeast of the Montpelier, Vt., radio range station.

§ 601.1047 *Control area extension (Bangor, Maine)*. From the Bangor, Maine, radio range station within 5 miles either side of the center line of the northwest course of the Bangor, Maine, radio range, extending 30 miles northwest of the Bangor, Maine, radio range station and within 5 miles either side of the center line of the southeast course of the Bangor, Maine, radio range, extending 10 miles southeast of Dow Field.

§ 601.1048 *Control area extension (Syracuse, N. Y.)*. From the Syracuse, N. Y., radio range station, within 5 miles either side of the center line of the north course of the Syracuse, N. Y., radio range, extending 20 miles north of the Syracuse, N. Y., radio range station.

§ 601.1049 *Control area extension (Utica, N. Y.)*. From the Utica, N. Y., radio range station, within 5 miles either side of the center line of the northwest course of the Utica, N. Y., radio range, extending 20 miles northwest of the Utica, N. Y., radio range station.

§ 601.1050 *Control area extension (Bakersfield, Calif.)*. From the Bakersfield, Calif., radio range station extending within 5 miles either side of the southwest course of the Bakersfield, Calif., radio range to a point 25 miles southwest of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1051 *Control area extension (Portland, Maine)*. From the Portland, Maine, radio range station, within 5 miles either side of the center line of the northwest course of the Portland, Maine, radio range extending 20 miles northwest of the Portland, Maine, radio range station.

§ 601.1052 *Control area extension (Westfield, Mass.)*. From the Westfield, Mass., radio range station, within 5 miles either side of the center line of the north course of the Westfield radio range, extending 10 miles north of the Barnes Airport.

§ 601.1053 *Control area extension (Houlton, Maine)*. From the Houlton, Maine, radio range station, within 5 miles

either side of the center line of the south course of the Houlton, Maine, radio range, extending 10 miles south of the Houlton Army Air Field.

§ 601.1054 *Control area extension (Philipsburg, Pa.)*. From the Philipsburg, Pa., radio range station, within 5 miles either side of the center line of the north course of the Philipsburg, Pa., radio range, extending 20 miles north of the Philipsburg, Pa., radio range station.

§ 601.1055 *Control area extension (Elmira, N. Y.)*. From the Elmira, N. Y., radio range station, within 5 miles either side of the center line of the southwest course of the Elmira, N. Y., radio range, extending 20 miles southwest of the Elmira, N. Y., radio range station.

§ 601.1056 *Control area extension (Wilkes-Barre, Pa.)*. From the Wilkes-Barre, Pa., radio range station, within 5 miles either side of the center line of the northeast course of the Wilkes-Barre, Pa., radio range, extending 20 miles northeast of the Wilkes-Barre, Pa., radio range station.

§ 601.1057 *Control area extension (Altoona, Pa.)*. From the Altoona, Pa., radio range station, within 5 miles either side of the center line of the north course of the Altoona, Pa., radio range, extending 20 miles north of the Altoona, Pa., radio range station; and within 5 miles either side of the center line of the south course of the Altoona, Pa., radio range, extending 10 miles south of the Altoona-Blair County Airport.

§ 601.1058 *Control area extension (Martinsburg, W. Va.)*. From the Martinsburg, W. Va., radio range station, within 5 miles either side of the center line of the southwest course of the Martinsburg, W. Va., radio range, extending 20 miles southwest of the Martinsburg, W. Va., radio range station; and within 5 miles either side of the center line of the northeast course of the Martinsburg, W. Va., radio range, extending 10 miles northeast of the Shepherd Airport.

§ 601.1059 *Control area extension (Lynchburg, Va.)*. From the Lynchburg, Va., radio range, within 5 miles either side of the center line of the north course of the Lynchburg, Va., radio range, extending 20 miles north of the Lynchburg, Va., radio range station; and within 5 miles either side of the center line of the south course of the Lynchburg, Va., radio range, extending 10 miles south of the Presto Glenn Airport.

§ 601.1060 *Control area extension (Elkins, W. Va.)*. From the Elkins, W. Va., radio range station, within 5 miles either side of the center line of the south course of the Elkins radio range, extending 10 miles south of the Elkins, W. Va., airport.

§ 601.1061 *Control area extension (Gordonsville, Va.)*. From the Gordonsville, Va., radio range station, within 5 miles either side of the center line of the southeast course of the Gordonsville, Va., radio range, extending 10 miles southeast of the CAA intermediate field.

§ 601.1062 *Control area extension (Raleigh, N. C.)*. From the Raleigh, N. C.,

ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles southwest of the ILS localizer. [Amdt. 7, 13 F. R. 2649]

§ 601.1063 *Control area extension (Roanoke, Va.)*. From the Roanoke, Va., radio range station, within 5 miles either side of the center line of the south course of the Roanoke, Va., radio range, extending 20 miles south of the Roanoke, Va., radio range station; and within 5 miles either side of the center line of the north course of the Roanoke, Va., radio range, extending 10 miles north of Woodru Field.

§ 601.1064 *Control area extension (Chicopee Falls, Mass.)*. From the Westover radio range station, Chicopee Falls, Mass., within 5 miles either side of the center line of the northwest course of the Westover radio range, Chicopee Falls, Mass., extending to a point 25 miles northwest of the Westover radio range station.

§ 601.1065 *Control area extension (Yakima, Wash.)*. From the Yakima, Wash., radio range station extending 5 miles either side of the northwest course of the Yakima radio range to a point 20 miles northwest of the radio range station.

[Amdt. 15, 13 F. R. 7298]

§ 601.1066 *Control area extension (Mitchel Field, N. Y.)*. From the Mitchel Field, N. Y., radio range, within 7 miles either side of the center line of the east course of the Mitchel Field, N. Y., radio range, extending to Fire Island, N. Y.

§ 601.1067 *Control area extension (Dayton, Ohio)*. From the Dayton, Ohio, radio range station within 5 miles either side of the west course of the Dayton, Ohio, radio range, extending to its intersection with the northeast course of the Indianapolis, Ind., radio range.

§ 601.1068 *Control area extension (Riverside, Calif.)*. From the Riverside, Calif., radio range station extending five miles either side of the southeast course of the Riverside, Calif., radio range to a point 25 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1069 *Control area extension (Santa Barbara, Calif.)*. From the Santa Barbara, Calif., radio range station extending five miles on either side of the west course of the Santa Barbara, Calif., radio range to a point 25 miles west of the radio range station, and extending five miles on either side of the south course of the Santa Barbara, Calif., radio range to a point 25 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1070 *Control area extension (Oceanside, Calif.)*. From the Oceanside, Calif., nondirectional radio beacon extending five miles either side of a track of 278° magnetic to a point of intersection with a track of 205° magnetic from the Los Angeles, Calif., radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1071 *Control area extension (Burbank, Calif.)*. From the Burbank, Calif., radio range station extending five miles either side of the southwest course of the Burbank, Calif., radio range to the intersection of the southwest course of the Burbank, Calif., radio range and the west course of the Los Angeles, Calif., VHF radio range.

[Amdt. 5, 13 F. R. 1228]

§ 601.1072 *Control area extension (Newhall, Calif.)*. From Newhall, Calif., radio range station extending five miles either side of the southwest course of the Newhall, Calif., radio range to the intersection of the southwest course of the Newhall, Calif., radio range and the southeast course of the Santa Barbara, Calif., VHF range.

[Amdt. 6, 13 F. R. 2257]

§ 601.1073 *Control area extension (Fresno, Calif.)*. From the Fresno, Calif., radio range station extending five miles either side of the northeast course of the Fresno, Calif., radio range to a point 20 miles northeast of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1074 *Control area extension (Los Angeles, Calif.)*. From the Los Angeles, Calif., radio range station extending five miles on either side of the west course of the Los Angeles, Calif., radio range to a point 40 miles from the radio range station, and extending five miles either side of the southeast course of the Los Angeles, Calif., radio range to a point 40 miles from the radio range station; from the Los Angeles, Calif., radio range station extending five miles either side of a track of 205° magnetic to a point 40 miles from the radio range station; from the Los Angeles, Calif., VHF radio range station extending five miles either side of the south course of the Los Angeles, Calif., VHF radio range to a point 40 miles south of the radio range station.

[Amdt. 6, 13 F. R. 2257]

§ 601.1075 *Control area extension (Long Beach, Calif.)*. From the Long Beach, Calif., radio range station extending five miles either side of the southwest course of the Long Beach, Calif., radio range to a point 40 miles from the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1076 *Control area extension (Phoenix, Ariz.)*. From the Phoenix, Ariz., radio range station extending five miles either side of the east course of the Phoenix, Ariz., radio range to a point 25 miles east of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1077 *Control area extension (Elko, Nev.)*. From the Elko, Nev., radio range station extending five miles either side of the north course of the Elko, Nev., radio range to a point 25 miles from the radio range station, and extending five miles on either side of the south course of the Elko, Nev., radio range to a point 25 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1078 *Control area extension (Reno, Nev.)*. From the Reno, Nev.,

radio range station extending five miles either side of the north course of the Reno, Nev., radio range to a point 50 miles north of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1079 *Control area extension (Rock Springs, Wyo.)*. From the Rock Springs, Wyo., radio range station extending five miles either side of the north course of the Rock Springs, Wyo., radio range to a point 25 miles north of the radio range station, and extending five miles either side of the south course of the Rock Springs Wyo., radio range to a point 25 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1080 *Control area extension (Louisville, Ky.)*. From the Louisville, Ky., ILS localizer extending five miles either side of the ILS localizer course to a point 13.2 miles from the ILS localizer; from the intersection of the north course of the Louisville, Ky. (Godman Army), radio range and the west course of the Louisville, Ky., radio range extending five miles either side of a track via the ILS outer marker located at Latitude 38°07'15", Longitude 85°45'30" to the intersection of the east course of the Louisville, Ky. (Godman Army), radio range and the south course of the Louisville, Ky., radio range.

[Amdt. 5, 13 F. R. 1228]

§ 601.1081 *Control area extension (Zanesville, Ohio)*. From the Zanesville, Ohio, nondirectional radio beacon extending five miles either side of a track of 360° magnetic to the southern boundary of Green civil airway No. 4, and extending five miles either side of a track of 180° magnetic to a point 20 miles south of the Zanesville, Ohio, nondirectional radio beacon.

[Amdt. 5, 13 F. R. 1228]

§ 601.1082 *Control area extension (Montgomery, Ala.)*. From the Maxwell Field radio range station, Montgomery, Ala., extending five miles either side of the northeast course of the Maxwell Field radio range to a point 20 miles northeast of the radio range station.

[Amdt. 5, 13 F. R. 1228]

§ 601.1083 *Control area extension (Memphis, Tenn.)*. From the Memphis, Tenn., ILS localizer extending five miles either side of the localizer course to a point 25 miles west of the ILS localizer.

[Amdt. 5, 13 F. R. 1228]

§ 601.1084 *Control area extension (Norfolk, Va.)*. Within a 25 mile radius centered at Latitude 36°58'00", Longitude 76°25'00".

[Amdt. 5, 13 F. R. 1229]

§ 601.1085 *Control area extension (Cherry Point, N. C.)*. Within a 15 mile radius of the Marine Corps Air Station excluding that portion within danger areas and above 10,000 feet mean sea level.

[Amdt. 5, 13 F. R. 1229]

§ 601.1086 *Control area extension (Memphis, Tenn.)*. Within a 10 mile radius of the Naval Air Station excluding

that portion which lies within Amber civil airway No. 5.

[Amdt. 5, 13 F. R. 1229]

§ 601.1087 *Control area extension (Akron, Ohio.)*. From the Akron-Canton Airport, Akron, Ohio, ILS localizer extending five miles either side of the localizer course to a point 20 miles south of the ILS outer marker, and extending five miles either side of a direct line between the Akron, Ohio, radio range station and the Brecksville, Ohio, fan marker.

[Amdt. 22, 14 F. R. 2894]

§ 601.1088 *Control area extension (Alexandria, Minn.)*. From the Alexandria, Minn., radio range station extending five miles either side of the north course of the Alexandria, Minn., radio range to a point 20 miles north of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1089 *Control area extension (Covington, Ky.)*. From the Greater Cincinnati Airport, Covington, Ky., ILS localizer extending five miles either side of the localizer course to a point 20 miles south of the ILS outer marker.

[Amdt. 5, 13 F. R. 1229]

§ 601.1090 *Control area extension (Columbus, Ohio)*. From the Columbus, Ohio, ILS localizer extending five miles either side of the localizer course to a point 20 miles west of the ILS outer marker.

[Amdt. 5, 13 F. R. 1229]

§ 601.1091 *Control area extension (Dayton, Ohio)*. From the Dayton, Ohio, ILS localizer extending five miles either side of the localizer course to a point 20 miles southwest of the ILS outer marker.

[Amdt. 5, 13 F. R. 1229]

§ 601.1092 *Control area extension (Dickinson, N. Dak.)*. From the Dickinson, N. Dak., radio range station extending five miles either side of the north course of the radio range to a point 20 miles north of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1093 *Control area extension (Fargo, N. Dak.)*. From the Fargo, N. Dak., radio range station extending five miles either side of the east course of the radio range to a point 20 miles east of the radio range station, and from the Fargo ILS localizer extending five miles either side of the localizer course to a point 20 miles south of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1094 *Control area extension (Flint, Mich.)*. From the Flint, Mich., nondirectional radio beacon extending five miles either side of a track of 344° magnetic to a point 20 miles northwest of the nondirectional radio beacon.

[Amdt. 8, 13 F. R. 3580]

§ 601.1095 *Control area extension (Fort Wayne, Ind.)*. From the Fort Wayne, Ind., radio range station extending five miles either side of the southwest course of the radio range to a point 20 miles southwest of the Markle fan marker, and from the ILS localizer extending five miles either side of the localizer

course to a point 20 miles southeast of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1096 *Control area extension (Glenview, Ill.)*. From the Glenview, Ill., radio range station extending five miles either side of the northwest course of the Glenview, Ill., radio range to a point 20 miles northwest of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1097 *Control area extension (Grand Forks, N. Dak.)*. From the Grand Forks, N. Dak., radio range station extending five miles either side of the south course of the Grand Forks, N. Dak., radio range to a point 20 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1098 *Control area extension (Grand Rapids, Mich.)*. From the Grand Rapids, Mich., radio station extending five miles either side of the southeast course of the Grand Rapids, Mich., radio range to a point 20 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1099 *Control area extension (Indianapolis, Ind.)*. From the Weir-Cook Municipal Airport, Indianapolis, Ind., ILS localizer extending five miles either side of the ILS localizer course to a point 20 miles southwest of the ILS outer marker.

[Amdt. 5, 13 F. R. 1229]

§ 601.1100 *Control area extension (Lone Rock, Wis.)*. From the Lone Rock, Wis., radio range station extending five miles either side of the west course of the Lone Rock, Wis., radio range to a point 20 miles west of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1101 *Control area extension (Madison, Wis.)*. From the Madison, Wis., radio range station extending five miles either side of the southeast course of the Madison, Wis., radio range to a point 20 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1102 *Control area extension (Minneapolis, Minn.)*. From the Minneapolis, Minn., ILS localizer extending five miles either side of the localizer course to a point 20 miles south of the ILS outer marker.

[Amdt. 5, 13 F. R. 1229]

§ 601.1103 *Control area extension (Minot, N. Dak.)*. From the Minot, N. Dak., radio range station extending five miles either side of the southeast course of the Minot, N. Dak., radio range to a point 20 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1104 *Control area extension (Rockford, Ill.)*. From the Rockford, Ill., radio range station extending five miles either side of the west course of the Rockford, Ill., radio range to a point 20 miles west of the radio range station.

[Amdt. 8, 13 F. R. 3580]

§ 601.1105 *Control area extension (Muskegon, Mich.)*. From the Muskegon, Mich., radio range station extending five miles either side of the southeast course of the Muskegon, Mich., radio range to a point 20 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1229]

§ 601.1106 *Control area extension (Whidbey Island, Wash.)*. From the intersection of the northwest course of the Everett, Wash., radio range and the southeast course of the Whidbey Island, Wash., radio range extending five miles either side of the southeast and northwest courses of the Whidbey Island radio range to a point 20 miles northwest of the radio range station, and extending five miles either side of the southwest course of the Whidbey Island radio range to the intersection of the southwest course of the Whidbey Island radio range and the southeast course of the Patricia Bay, B. C., radio range, excluding those portions which lie over danger areas.

[Amdt. 12, 13 F. R. 5657]

§ 601.1107 *Control area extension (Topeka, Kans.)*. From the Topeka, Kans., VHF radio range station extending five miles either side of the north course of the Topeka, Kans., VHF radio range to a point 20 miles north of the range station, and from the ILS localizer extending five miles either side of the localizer course to a point 20 miles northwest of the localizer.

[Amdt. 17, 13 F. R. 8605]

§ 601.1108 *Control area extension (Salina, Kans.)*. From the Salina, Kans., VHF radio range station extending five miles either side of the north course of the Salina, Kans., VHF radio range to a point 20 miles north of the radio range station.

[Amdt. 6, 13 F. R. 2257]

§ 601.1109 *Control area extension (Goodland, Kans.)*. From the Goodland, Kans., VHF radio range station extending five miles either side of the north course to the Goodland, Kans., VHF radio range to a point 20 miles north of the radio range station.

[Amdt. 6, 13 F. R. 2257]

§ 601.1110 *Control area extension (Fort Riley, Kans.)*. Within a 5-mile radius of the Marshall, Kans., AFB, via the Fort Riley (Marshall), Kans., radio range station extending $\frac{1}{2}$ mile on the west side and 5 miles on the east side of the northeast course of the Fort Riley (Marshall), Kansas, radio range to a point 20 miles northeast of the radio range station.

[Amdt. 8, 13 F. R. 3580]

§ 601.1111 *Control area extension (San Diego, Calif.)*. From the San Diego, Calif., radio range station extending five nautical miles either side of the west course of the San Diego, Calif., radio range to a point 3 nautical miles off-shore.

[Amdt. 6, 13 F. R. 2257]

§ 601.1112 *Control area extension (Seattle, Wash.)*. From the Seattle,

Wash., radio range station extending five miles either side of a true bearing of 258° from the radio range station to a point 25 miles from the radio range station.

[Amdt. 10, 13 F. R. 4731]

§ 601.1113 *Control area extension (San Francisco, Calif.)*. From a point beginning at the intersection of a line extended through the San Francisco and Moffett Field, Calif., radio ranges and a line parallel to the southwest course of the San Francisco, Calif., radio range and 5 nautical miles northwest therefrom, proceed south 36° west parallel to the southwest course of the San Francisco, Calif., radio range to a point 3 nautical miles off-shore, thence proceed in a southeasterly direction parallel to the shoreline and 3 nautical miles therefrom to the intersection of a line 5 nautical miles southeast of the southwest course of the Moffett Field, Calif., radio range and parallel thereto thence north 37° each to the intersection of a line extended through the San Francisco and Moffett Field, Calif., radio ranges, thence in a northwesterly direction through the Moffett Field and San Francisco, Calif., radio ranges to the point of beginning. All bearings true.

[Amdt. 6, 13 F. R. 2258]

§ 601.1114 *Control area extension (Chanute, Kans.)*. From the Chanute, Kans., radio range station extending five miles either side of the east course of the Chanute, Kans., radio range to a point 20 miles east of the radio station.

[Amdt. 6, 13 F. R. 2258]

§ 601.1115 *Control area extension (Dodge City, Kans.)*. From the Dodge City, Kans., Municipal Airport, extending five miles either side of a track 360° true to its intersection with the east course of the Garden City, Kans., radio range.

[Amdt. 6, 13 F. R. 2258]

§ 601.1116 *Control area extension (Hutchinson, Kans.)*. From the Hutchinson, Kans., radio range station extending five miles either side of the south course of the Hutchinson, Kans., radio range to a point 20 miles south of the radio range station.

[Amdt. 6, 13 F. R. 2258]

§ 601.1117 *Control area extension (Lincoln, Nebr.)*. From the Lincoln, Nebr., radio station extending five miles either side of the north course of the Lincoln, Nebr., radio range to the intersection of the north course of the Lincoln, Nebr., radio range and the west course of the Omaha, Nebr., radio range, and extending five miles either side of the south course of the Lincoln, Nebr., radio range to a point 20 miles south of the radio range station.

[Amdt. 6, 13 F. R. 2258]

§ 601.1118 *Control area extension (Grand Junction, Colo.)*. From the Grand Junction, Colo., VHF radio range station extending five miles either side of the north course of the Grand Junction, Colo., VHF radio range to a point 20 miles north of the radio range station, and ex-

tending 5 miles either side of the ILS localizer course to its intersection with the north course of the Grand Junction, Colo., VHF radio range.

[Amdt. 6, 13 F. R. 2258]

§ 601.1119 *Control area extension (St. Louis, Mo.)*. From the St. Louis, Mo., ILS localizer extending 5 miles either side of the localizer course to a point 20 miles northeast of the ILS localizer.

[Amdt. 6, 13 F. R. 2258]

§ 601.1120 *Control area extension (Iowa City, Iowa)*. Within a 5-mile radius of the Iowa City Airport extending 5 miles either side of a track 85° magnetic from the Airport to its intersection with the north course of the Burlington, Iowa, radio range.

[Amdt. 8, 13 F. R. 3580]

§ 601.1121 *Control area extension (White Plains, N. Y.)*. From the Westchester Airport, White Plains, N. Y., ILS localizer extending 5 miles either side of the localizer course to its intersection with the south course of the New Hackensack, N. Y., radio range.

§ 601.1122 *Control area extension (Lubbock, Tex.)*. From the Lubbock, Tex., radio range station extending 5 miles either side of the west course of the radio range to a point 20 miles west of the radio range station.

[Amdt. 22, 14 F. R. 2894]

§ 601.1123 *Control area extension (Birmingham, Ala.)*. From the Birmingham, Ala., ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles southwest of the ILS localizer.

§ 601.1124 *Control area extension (Eugene, Oreg.)*. From the Eugene, Oreg., radio range station extending 5 miles either side of the west course of the Eugene radio range to a point 25 miles from the radio range station.

[Amdt. 10, 13 F. R. 4731]

§ 601.1125 *Control area extension (Tallahassee, Fla.)*. From the Tallahassee (Dale Mabry Field), Fla., ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles southwest of the ILS localizer.

[Amdt. 7, 13 F. R. 2649]

§ 601.1126 *Control area extension (Knoxville, Tenn.)*. From the Knoxville, Tenn., radio range station extending 5 miles either side of the north course of the radio range to a point 20 miles north of the Inskip fan marker, and from the ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles southwest of the ILS localizer.

[Amdt. 17, 13 F. R. 8605]

§ 601.1127 *Control area extension (Charleston, S. C.)*. From the Charleston, S. C., ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles northwest of the ILS localizer.

[Amdt. 6, 13 F. R. 2258]

§ 601.1128 *Control area extension (Jackson, Miss.)*. From the Jackson,

Miss., ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles northwest of the ILS localizer.

[Amdt. 6, 13 F. R. 2257]

§ 601.1129 *Control area extension (Washington, D. C.)*. From a point beginning at Latitude 38°53'20" Longitude 76°40'50", thence to Latitude 38°51'17" Longitude 76°41'10", thence to Latitude 38°48'13" Longitude 76°48'37", thence to Latitude 38°49'30" Longitude 76°51'12", thence to Latitude 38°53'20" Longitude 76°40'50", point of beginning; and from a point beginning at Latitude 38°34'32" Longitude 76°41'35", thence to Latitude 38°38'10" Longitude 76°48'55", thence to Latitude 38°36'45" Longitude 76°51'35", thence to Latitude 38°27'00" Longitude 76°51'30", thence to Latitude 38°34'32" Longitude 76°41'35", point of beginning.

[Amdt. 6, 13 F. R. 2257]

§ 601.1130 *Control area extension (Spokane, Wash.)*. From the Geiger Field, Spokane, Wash., ILS localizer extending 5 miles either side of the ILS localizer course to a point 20 miles from the ILS localizer.

[Amdt. 10, 13 F. R. 4731]

§ 601.1131 *Control area extension (New York, N. Y.)*. From Latitude 40°39'50" Longitude 74°04'35", thence to Latitude 40°35'30" Longitude 74°08'00", thence to Latitude 40°35'50" Longitude 74°10'25", thence to point of beginning.

[Amdt. 10, 13 F. R. 4731]

§ 601.1132 *Control area extension (Willmar, Minn.)*. From the Willmar, Minn., radio range station extending 5 miles either side of the south course of the Willmar radio range to a point 20 miles south of the radio range station.

[Amdt. 10, 13 F. R. 4731]

§ 601.1133 *Control area extension (Idlewild, N. Y.)*. From the eastern edge of Green civil airway No. 5 at latitude 40°33'45" longitude 73°32'20", thence southeast to latitude 40°32'10" longitude 73°26'50", thence southwest to latitude 40°17'00" longitude 73°38'55", thence northwest to latitude 40°19'45" longitude 73°43'30" (point of intersection with eastern edge of Green civil airway No. 5), thence northeast following the eastern boundary of Green civil airway No. 5 to point of beginning.

[Amdt. 12, 13 F. R. 5657]

§ 601.1134 *Control area extension (Miami, Fla.)*. From the Miami International Airport ILS localizer extending 5 miles either side of the ILS localizer course to a point 30 miles northwest of the ILS localizer.

[Amdt. 12, 13 F. R. 5657]

§ 601.1135 *Control area extension (Atlanta, Ga.)*. All that area 5 miles north and parallel to the east and west courses of the Atlanta, Ga. (NAS), radio range extending from Amber civil airway No. 6 to Green civil airway No. 6 including the area south of the east and west courses of the Atlanta (NAS) radio range between Amber civil airway No. 6

and Green civil airway No. 6, and extending 5 miles either side of the north course of the Atlanta, Ga. (NAS), radio range to a point 20 miles north of the radio range station.

[Amdt. 12, 13 F. R. 5657]

§ 601.1136 *Control area extension (San Juan, P. R.)*. Within a 150 nautical mile radius from the Isla Grande Aerodrome, San Juan, P. R., excluding the mainland of the Dominican Republic and overlapping portions of existing danger areas and airspace warning areas.

[Amdt. 15, 13 F. R. 7298]

§ 601.1137 *Control area extension (Key West, Fla.)*. From the Key West, Fla., radio range station extending 5 miles on the north side and 2½ miles on the south side of the west course of the radio range to a point 20 miles west of the radio range station.

[Amdt. 17, 13 F. R. 8605]

§ 601.1138 *Control area extension (Orlando, Fla.)*. From the Orlando, Fla., radio range station extending 5 miles on the southeast side and parallel to the northeast course of the Orlando, Fla., radio range to the intersection of the northeast course of the Orlando, Fla., radio range and the northwest course of the Melbourne, Fla., radio range including all that area north of the northeast course of the Orlando radio range between Red civil airway No. 47 and Amber civil airway No. 7.

[Amdt. 15, 13 F. R. 7298]

§ 601.1139 *Control area extension (Lexington, Ky.)*. From the Lexington, Ky., nondirectional radio marker beacon extending 5 miles either side of a line 225° magnetic to a point 20 miles southwest of the marker beacon and extending 5 miles either side of a line 45° magnetic from the marker beacon to its intersection with the northwest course of the Lexington, Ky., VHF radio range.

[Amdt. 15, 13 F. R. 7298]

§ 601.1140 *Control area extension (Des Moines, Iowa)*. From the Des Moines, Iowa, ILS localizer extending 5 miles either side of the ILS localizer course to a point 20 miles southeast of the localizer.

[Amdt. 17, 13 F. R. 8605]

§ 601.1141 *Control area extension (Boston, Mass.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered at the intersection of the southeast course of the Boston, Mass., radio range and the northeast course of the Squantum, Mass. (Navy) radio range to a circle 15 miles in radius centered at the midway point of a direct line between the intersection of the southeast course of the Boston, Mass., radio range and the northeast course of the Squantum, Mass. (Navy) radio range and the Yarmouth, Nova Scotia, radio range station to a circle 5 miles in radius centered on the Yarmouth, Nova Scotia, radio range station, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8605]

§ 601.1142 *Control area extension (Boston, Mass.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered at the intersection of the southeast course of the Boston, Mass., radio range and the northeast course of the Squantum, Mass. (Navy) radio range to a circle 15 miles in radius centered at the intersection of the southeast course of the Boston, Mass., radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8605]

§ 601.1143 *Control area extension (Nantucket, Mass.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Nantucket, Mass., VHF radio range station to a circle 15 miles in radius centered at the midway point on a direct line between the Nantucket, Mass., VHF radio range station and the Yarmouth, Nova Scotia, radio range station to a circle 5 miles in radius centered on the Yarmouth, Nova Scotia, radio range station, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8605]

§ 601.1144 *Control area extension (Nantucket, Mass.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Nantucket, Mass., VHF radio range station to a circle 15 miles in radius centered at the intersection of the east course of the Nantucket, Mass., VHF radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8605]

§ 601.1145 *Control area extension (Nantucket, Mass.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Nantucket, Mass., VHF radio range station to a circle 15 miles in radius centered at the intersection of the south course of the Nantucket, Mass., VHF radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8605. Correction noted at 14 F. R. 336]

§ 601.1146 *Control area extension (New York, N. Y.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered at the intersection of the east course of the New York (LaGuardia), N. Y., radio range and the northeast course of the Mitchel Field (AFB), N. Y., radio range to a circle 5 miles in radius centered at the intersection of the east course of the New York (LaGuardia), N. Y., radio range and the southwest course of the Nantucket, Mass., VHF radio range to a circle 5 miles in radius centered on the Nantucket, Mass., VHF radio range station.

[Amdt. 17, 13 F. R. 8606]

§ 601.1147 *Control area extension (New York, N. Y.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered at the intersection of the southeast course of the Newark, N. J., radio range and the southwest course of the Mitchel Field (AFB), N. Y., radio range to a circle 15 miles in radius centered at the intersection of the southeast course of the Newark, N. J., radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet except that area which lies within the confines of civil airways.

[Amdt. 17, 13 F. R. 8606]

§ 601.1148 *Control area extension (Millville, N. J.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Millville, N. J., radio range station and the intersection of the southeast course of the Millville, N. J., radio range and the Atlantic Ocean U. S. Coastline to a circle 15 miles in radius centered on the intersection of the southeast course of the Millville, N. J., radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet which lies outside the continental limits of the United States.

[Amdt. 17, 13 F. R. 8606]

§ 601.1149 *Control area extension (Norfolk, Va.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered at the intersection of the east course of the Norfolk, Va. (Navy), radio range and the Atlantic Ocean U. S. Coastline to a circle 10 miles in radius centered at the intersection of the east course of the Norfolk, Va. (Navy), radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet.

[Amdt. 17, 13 F. R. 8606]

§ 601.1150 *Control area extension (Wilmington, N. C.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Wilmington, N. C., VHF radio range station to a circle 15 miles in radius centered at the midway point on a direct line between the Wilmington, N. C., VHF radio range station and the West Palm Beach, Fla., radio range station to a circle 5 miles in radius centered on the West Palm Beach, Fla., radio range station, excluding that portion below 2,000 feet and above 20,500 feet which lies outside the continental limits of the United States.

[Amdt. 17, 13 F. R. 8606]

§ 601.1151 *Control area extension (Wilmington, N. C.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Wilmington, N. C., VHF radio range station to a circle 5 miles in radius centered at Latitude 33°55'00" Longitude 77°19'00" to a circle 15 miles in radius centered at the intersection of the southeast course of the Wilmington, N. C., VHF radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet which lies outside the continental limits of the United States.

[Amdt. 17, 13 F. R. 8606]

§ 601.1152 *Control area extension (Charleston, S. C.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Charleston, S. C., radio range station and a circle 5 miles in radius centered at the intersection of the southeast course of the Charleston, S. C., radio range and the Atlantic Ocean U. S. Coastline to a circle 15 miles in radius centered at the intersection of the southeast course of the Charleston, S. C., radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet which lies outside the continental limits of the United States.

[Amdt. 17, 13 F. R. 8606]

§ 601.1153 *Control area extension (Jacksonville, Fla.)*. That area within tangent lines drawn from the circumference of a circle 5 miles in radius centered on the Jacksonville, Fla., radio range station to a circle 15 miles in radius centered on the intersection of the east course of the Jacksonville, Fla., radio range and the Western Boundary of the ICAO Control Area, excluding that portion below 2,000 feet and above 20,500 feet which lies outside the continental limits of the United States.

[Amdt. 17, 13 F. R. 8606]

§ 601.1154 *Control area extension (Bismarck, N. Dak.)*. From the Bismarck, N. Dak., ILS localizer extending 5 miles either side of the localizer course to a point 20 miles southeast of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1155 *Control area extension (Omaha, Nebr.)*. From the ILS localizer extending 5 miles either side of the localizer course to a point 20 miles northwest of the ILS localizer.

[Amdt. 17, 13 F. R. 8606]

§ 601.1156 *Control area extension (Albany, Ga.)*. From the Albany, Ga., radio range station extending 5 miles either side of the east course of the radio range to a point 20 miles east of the radio range station.

[Amdt. 18, 14 F. R. 456]

§ 601.1157 *Control area extension (Chicago, Ill.)*. From the Chicago, Ill., Orchard Place Airport ILS localizer extending 5 miles either side of the localizer course to a point 20 miles northwest of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1158 *Control area extension (Cleveland, Ohio)*. From the Cleveland, Ohio, ILS localizer extending 5 miles either side of the ILS localizer course to a point 20 miles southwest of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1159 *Control area extension (Moline, Ill.)*. From the Moline, Ill., ILS localizer extending 5 miles either side of the localizer course to a point 20 miles northwest of the outer marker.

[Amdt. 19, 14 F. R. 779]

§ 601.1160 *Control area extension (South Bend, Ind.)*. From the South Bend, Ind., ILS localizer extending 5 miles

either side of the localizer course to a point 20 miles east of the outer marker.
[Amdt. 19, 14 F. R. 779]

§ 601.1161 *Control area extension (Chicago, Ill.).* From the Chicago, Ill., Municipal Airport ILS localizer extending 5 miles either side of the localizer course to a point 20 miles northwest of the outer marker.
[Amdt. 19, 14 F. R. 779]

§ 601.1162 *Control area extension (Danville, Va.).* Within a 5 mile radius of the Danville, Va., Municipal Airport.
[Amdt. 21, 14 F. R. 2231]

§ 601.1163 *Control area extension (Vero Beach, Fla.).* From the Vero Beach, Fla., non-directional radio marker beacon extending 5 miles either side of a track 290° magnetic to its intersection with Blue civil airway No. 19.
[Amdt. 22, 14 F. R. 2894]

§ 601.1164 *Control area extension (Quonset Point, R. I.).* Within a 7 mile radius of the Quonset Point, R. I., Naval Air Station extending 5 miles either side of the southeast course of the Quonset Point, R. I. (Navy) radio range to a point 16 miles southeast of the radio range station, excluding that portion overlapping danger areas and excluding the area below 2,000 feet which lies more than 7 miles southeast of the Naval Air Station.
[Amdt. 22, 14 F. R. 2894]

§ 601.1165 *Control area extension (Oakland, Calif.).* All that area in the vicinity of Hayward, Calif., bounded by the eastern boundary of Blue civil airway No. 10, the southern boundary of Red civil airway No. 60 and the northern boundary of Blue civil airway No. 60.
[Amdt. 22, 14 F. R. 2894]

§ 601.1166 *Control area extension (Mobile, Ala.).* From the Mobile, Ala., radio range station extending 5 miles on the southwest side and 2 miles on the northeast side of the southeast course of the Mobile, Ala., radio range to a point 10 miles southeast of the intersection of the southeast course of the Mobile, Ala., radio range and the west course of the Pensacola, Fla., radio range.
[Amdt. 22, 14 F. R. 2894]

CONTROL ZONES

§ 601.1981 *Scope of control zones.* Each control zone shall include the navigable air space above all that area on the surface of the earth flying within the specified radius of the center points prescribed for such zone (except where otherwise described in this part), but shall not include any of the air space of an air-space reservation.

§ 601.1982 *Designation of control zones.* The portions of the navigable air space of the United States described in §§ 601.1983-601.2250 are hereby designated as control zones.

§ 601.1983 *Three mile radius zones.* Within a 3 mile radius of the following airports:

Acomita, N. Mex.: CAA intermediate field.
Altoona, Pa.: Altoona-Blair County Airport.

Baker, Oreg.: Baker Municipal Airport.
Baton Rouge, La.: East Baton Rouge Parish Airport.

Bellingham, Wash.: Bellingham Municipal Airport.

Blackstone, Va.: Blackstone AAF.

Bozeman, Mont.: Gallatin-Bozeman Municipal Airport.

Burley, Idaho: Burley Municipal Airport.

Butte, Mont.: Butte Municipal Airport.

Cochise, Ariz.: CAA intermediate field.

Columbus, N. Mex.: CAA intermediate field.

Custer, Mont.: Custer intermediate field.

Cut Bank, Mont.: Cut Bank Municipal Airport.

Daggett, Calif.: Daggett Municipal Airport.

Dillon, Mont.: Dillon intermediate field.

Drummond, Mont.: Drummond Municipal Airport.

Dubois, Idaho: Dubois intermediate field.

Endicott, N. Y.: Tri-Cities Airport.

El Dorado, Ark.: Goodwin Field.

Ellensburg, Wash.: Bowers Field.

El Morro, N. Mex.: CAA intermediate field.

Engle, N. Mex.: CAA intermediate field.

Ephrata, Wash.: Ephrata Municipal Airport.

Eugene, Oreg.: Mahlen-Sweet Airport.

Everett, Wash.: Paine Field.

Glendale, Calif.: Grand Central Airport.

Helena, Mont.: Helena Municipal Airport.

Klamath Falls, Oreg.: Klamath Falls Municipal Airport.

Lakehurst, N. J.: Naval Air Station.

Lewistown, Mont.: Lewistown Municipal Airport.

Miles City, Mont.: Miles City Municipal Airport.

Missoula, Mont.: Missoula County Airport.

Needles, Calif.: Needles Airport.

Niagara Falls, N. Y.: Municipal Airport.

Oceana, Va.: Naval Auxiliary Air Station.

Palacios, Tex.: Palacios Airport.

Pendleton, Oreg.: Pendleton Municipal Airport.

Pocatello, Idaho: Pocatello Municipal Airport.

Redmond, Oreg.: Redmond-Roberts Field.

Rodeo, N. Mex.: CAA intermediate field.

Salem, Oreg.: Salem-McNary Airport.

Santa Monica, Calif.: Clover Field.

Schenectady, N. Y.: Schenectady Airport.

Spokane, Wash.: Felts Field.

Spokane, Wash.: Spokane AAF.

The Dalles, Oreg.: The Dalles Municipal Airport.

Toledo, Wash.: Toledo Intermediate Airport.

Whitehall, Mont.: Whitehall Municipal Airport.

Willow Grove, Pa.: Naval Air Station.

Yakima, Wash.: Yakima Municipal Airport.

[Amdt. 5, 13 F. R. 1229, as amended by Amdt. 6, 13 F. R. 2259; Amdt. 7, 13 F. R. 2650; Amdt. 8, 13 F. R. 3581, 4035; Amdt. 17, 13 F. R. 8605]

§ 601.1984 *Five mile radius zones.* Within a 5 mile radius of the following airports:

Akron, Ohio: Akron-Canton County Airport.

Alexandria, La.: Municipal Airport.

Alice, Tex.: Alice Airport.

Anchorage, Alaska: Municipal Airport.

Annette Island, Alaska: Annette Island Airport.

Atlanta, Ga.: Naval Air Station.

Baton Rouge, La.: Harding Field.

Beaumont, Tex.: Jefferson County Airport.

Bedford, Mass.: Bedford Municipal Airport.

Bendix, N. J.: Teterboro Air Terminal.

Big Delta, Alaska: Big Delta Airport.

Billings, Mont.: Billings Municipal Airport.

Boise, Idaho: Boise Air Terminal.

Bridgeport, Conn.: Bridgeport Municipal Airport.

Chicago, Ill.: Orchard Place Airport.

Covington, Ky.: Greater Cincinnati Airport.

Delta, Utah: Delta Airport.

Elkins, W. Va.: Elkins Airport.

Elko, Nev.: Elko Airport.

Elmira, N. Y.: Chemung County Airport.

El Toro, Calif.: El Toro Airport.

Fresno, Calif.: Hammer Field.

Gage, Okla.: Gage Airport.

Gordonsville, Va.: CAA intermediate field.

Gustavus, Alaska: Gustavus Airport.

Great Falls, Mont.: Great Falls Municipal Airport.

Homer, Alaska: Homer Airport.

Houlton, Maine: Houlton Airport.

Idaho Falls, Idaho: Idaho Falls Airport.

Islip, N. Y.: MacArthur Field.

Juneau, Alaska: Juneau Airport.

Lake Charles, La.: Lake Charles AAF.

Langley Field, Va.: Langley Field.

Las Vegas, N. Mex.: Las Vegas Airport.

Louisville, Ky.: Standiford Field.

Lucin, Utah: CAA intermediate field.

Lynchburg, Va.: Preston Glenn Airport.

Medford, Oreg.: Medford AAF.

Memphis, Tenn.: Naval Air Station.

Merced, Calif.: Castle Field.

Midland, Tex.: Municipal Airport No. 1.

Montgomery, Ala.: Dannelly Field.

Naknek, Alaska: Naknek Airport.

Nenana, Alaska: Nenana Airport.

Newburgh, N. Y.: Stewart AAF.

New Orleans, La.: New Orleans Airport.

Northway, Alaska: Northway Airport.

Old Town, Maine: Old Town Airport.

Otto, N. Mex.: CAA intermediate field.

Philipsburg, Pa.: Black Moshannon Airport.

Phoenix, Ariz.: Sky Harbor Municipal Airport.

Port Helden, Alaska: Port Helden Airport.

Portland, Oreg.: Portland AAF.

Pulaski, Va.: Leving Field.

Reading, Pa.: Reading Municipal Airport.

Red Bluff, Calif.: Red Bluff Municipal (Bldwell Field).

Reno, Nev.: Hubbard Field.

Riverside, Calif.: March Field.

Roanoke, Va.: Woodrum Field.

Rome, N. Y.: Rome AAF.

Salinas, Calif.: Salinas Airport.

Salt Flat, Tex.: CAA intermediate field.

San Rafael, Calif.: Hamilton Field.

Santa Fe, N. Mex.: Santa Fe Airport.

Seattle, Wash.: Boeing Field.

Seattle, Wash.: Seattle-Takoma Airport.

Skwentna, Alaska: Skwentna Airport.

Spokane, Wash.: Geiger AAF.

St. Paul, Minn.: Helman Airport.

Sunnyvale, Calif.: Moffett Field.

Tacoma, Wash.: McCord Field.

Tanacross, Alaska: Tanacross Airport.

Texarkana, Ark.: Texarkana Airport.

Tucumcari, N. Mex.: Tucumcari Airport.

Waco, Tex.: Waco Municipal Airport.

Walla Walla, Wash.: Walla Walla AAF.

Wendover, Utah: Wendover AFB.

Westfield, Mass.: Barnes Airport.

Wichita Falls, Tex.: Sheppard (Kell) Field.

Wilkes-Barre, Pa.: Wilkes-Barre-Scranton Airport.

Williams, Calif.: CAA intermediate field.

Wink, Tex.: Wink Airport.

Winslow, Ariz.: Winslow Airport.

Worcester, Mass.: Worcester Airport.

Yakutat, Alaska: Yakutat Airport.

[Amdt. 5, 13 F. R. 1229, as amended by Amdt. 6, 13 F. R. 2259; Amdt. 7, 13 F. R. 2650; Amdt. 8, 13 F. R. 3581; Amdt. 12, 13 F. R. 5657; Amdt. 17, 13 F. R. 8605; Amdt. 18, 14 F. R. 456; Amdt. 20, 14 F. R. 1497; Amdt. 22, 14 F. R. 2894]

ADDITIONAL CONTROL ZONES

§ 601.2001 *Albany, N. Y., control zone.* Within a 5 mile radius of the Albany Municipal Airport and within 2 miles either side of the north course of Albany radio range extending 10 miles from the radio range station.

§ 601.2002 *Augusta, Maine, control zone.* Within a 5 mile radius of the

Augusta State Airport and within 2 miles either side of the southwest course of Augusta radio range extending 10 miles from the radio range station.

§ 601.2003 *Baltimore, Md., control zone.* Within a 5 mile radius of the Baltimore Municipal Airport extending 5 miles either side of the south course of the Baltimore, Md., radio range to a point 10 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1230]

§ 601.2004 *Bangor, Maine, control zone.* Within a 5 mile radius of Dow Field and within 2 miles either side of the northwest course of Bangor radio range extending to the East Corinth fan marker.

§ 601.2005 *Boston, Mass., control zone.* Within a 5 mile radius of Logan International Airport, within 2 miles either side of the north course of Boston radio range extending to the Peabody fan marker and within 2 miles either side of the southwest course of Boston radio range extending to the Franklin fan marker.

§ 601.2006 *Buffalo, N. Y., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the northeast course of the Buffalo, N. Y., radio range to the Walcottville fan marker, within 2 miles either side of the southwest course of the Buffalo radio range to the Angola fan marker, and within 2 miles either side of the east course of the Buffalo radio range to the East Pembroke fan marker.

[Amdt. 23, 14 F. R. 2894]

§ 601.2007 *Burlington, Vt., control zone.* Within a 5 mile radius of the Burlington Municipal Airport and within 2 miles either side of the northwest course of Burlington radio range extending to the Grand Isle fan marker.

§ 601.2008 *Concord, N. H., control zone.* Within a 5 mile radius of the Concord Municipal Airport and within 2 miles either side of the southeast course of Concord radio range extending 10 miles from the radio range station.

§ 601.2009 *Erie, Pa., control zone.* Within a 5 mile radius of Port Erie Airport and within 2 miles either side of the southwest course of Erie radio range extending to the North Springfield fan marker.

§ 601.2010 *Harrisburg, Pa., control zone.* Within a 5 mile radius of Harrisburg State Airport and within 2 miles either side of the east and west courses of Harrisburg radio range extending 10 miles east and west of the radio range station.

§ 601.2011 *Hartford, Conn., control zone.* Within a 5 mile radius of Brainard Field and within 2 miles either side of the southeast course of Hartford radio range extending 10 miles from the radio range station.

§ 601.2012 *Millinocket, Maine, control zone.* Within a 5 mile radius of Millinocket Municipal Airport and within 2 miles either side of the east course of

Millinocket radio range extending 10 miles from the radio range station.

§ 601.2013 *Newark, N. J., control zone.* Within a 5 mile radius of Newark Municipal Airport and within 2 miles either side of the southwest course of Newark radio range extending to the Metuchen fan marker.

§ 601.2014 *Norfolk, Va., control zone.* Within a 5 mile radius of Norfolk Municipal Airport and within 2 miles either side of the southwest course of Norfolk radio range extending to the Deep Creek fan marker.

§ 601.2015 *Philadelphia, Pa., control zone.* Within a 5 mile radius of the Philadelphia International Airport and within 2 miles either side of the west course of the Philadelphia radio range extending to the Boothwyn fan marker.

[Amdt. 8, 13 F. R. 3581]

§ 601.2016 *Wheeling, W. Va., control zone.* Within a 3 mile radius of the Wheeling-Ohio County Airport extending 2 miles either side of the southwest course of the Wheeling, W. Va., VHF radio range to the Wheeling, W. Va., VHF radio station.

[Amdt. 8, 13 F. R. 3581]

§ 601.2017 *Pittsburgh, Pa., control zone.* Within a 5 mile radius of the Allegheny County Airport and within 2 miles either side of the west course of Pittsburgh radio range extending to the Cecil fan marker.

§ 601.2018 *Portland, Maine, control zone.* Within a 5 mile radius of Portland Municipal Airport and within 2 miles either side of the northwest course of Portland radio range extending 10 miles from the radio range station.

§ 601.2019 *Providence, R. I., control zone.* Within a 5 mile radius of the Theodore Francis Greene Airport (excluding area which would intercept danger area in vicinity of Ohio Ledge-Gull Point, R. I.) and within 2 miles either side of the southwest course of Providence radio range extending 10 miles from the radio range station.

§ 601.2020 *Richmond, Va., control zone.* Within a 5 mile radius of the Richmond Municipal Airport and within 2 miles either side of the southwest course of Richmond radio range extending to the Chester fan marker.

§ 601.2021 *Rochester, N. Y., control zone.* Within a 5 mile radius of the Rochester Municipal Airport and within 2 miles either side of the east course of Rochester radio range extending 10 miles from the radio range station.

§ 601.2022 *Washington, D. C., control zone.* Within a 5 mile radius of the Washington National Airport (excluding portion within Airspace Reservation established by Executive Order No. 8950 as amended by Executive Order No. 9153) extending 2 miles either side of the southwest course of the Washington radio range to the Mt. Vernon fan marker.

[Amdt. 17, 13 F. R. 8606]

§ 601.2023 *Albuquerque, N. Mex., control zone.* Within a 5 mile radius of Kirtland Field and within 2 miles either side

of the south course of Albuquerque radio range extending to the Peralta fan marker.

§ 601.2024 *Amarillo, Tex., control zone.* Within a 5 mile radius of English Field extending 2 miles either side of the west course of the Amarillo, Tex., radio range to the Soncy fan marker and extending 2 miles either side of the east course of the radio range to the intersection of the east course of the Amarillo, Tex., radio range with the northwest course of the Clarendon, Tex., radio range, and extending 2 miles either side of the ILS localizer course to the ILS outer marker.

[Amdt. 17, 13 F. R. 8606]

§ 601.2025 *Big Spring, Tex., control zone.* Within a 5 mile radius of Big Spring Airport and within 2 miles either side of the west course of Big Spring radio range extending to the Stanton fan marker.

§ 601.2026 *Brownsville, Tex., control zone.* Within a 5 mile radius of Brownsville International Airport (excepting that portion of such circle which lies within Mexico) and within two miles either side of the northwest course of Brownsville radio range extending to the Los Fresnos fan marker.

§ 601.2027 *Dallas, Tex., control zone.* Within a 5 mile radius of Love Field, within 2 miles either side of the south course of Dallas radio range extending to the Duncanville fan marker, and within 2 miles either side of the north course of Dallas radio range extending to the Dallas intersection (intersection of the north course of Dallas radio range and the northeast course of Fort Worth radio range).

§ 601.2028 *El Paso, Tex., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the east course of the El Paso, Tex., radio range to the Hueco fan marker and extending 2 miles either side of the north course of the radio range to the Newman nondirectional radio marker beacon.

[Amdt. 17, 13 F. R. 8606]

§ 601.2029 *Fort Worth, Tex., control zone.* Within a 5 mile radius of Meacham Field and within 2 miles either side of the north course of Fort Worth radio range extending to the Haslet fan marker.

§ 601.2030 *Galveston, Tex., control zone.* Within a 5 mile radius of Galveston Airport and within 2 miles either side of the northwest course of Galveston radio range extending 3 miles northwest of the radio range station.

§ 601.2031 *Houston, Tex., control zone.* Within a 5 mile radius of the Houston Municipal Airport extending 2 miles either side of the southeast course of the Houston radio range to the Webster fan marker, and extending 2 miles either side of the southwest course of the radio range to the Arcola fan marker, and extending 2 miles either side of the northwest course of the radio range to the Houston fan marker.

[Amdt. 17, 13 F. R. 8606]

§ 601.2032 *Laredo, Tex., control zone.* Within a 5 mile radius of Laredo AAF Airport and within 2 miles either side of the northwest course of Laredo radio range extending 3 miles northwest of the radio range station excepting that portion of such zone that would lie within Mexico.

§ 601.2033 *Little Rock, Ark., control zone.* Within a 5 mile radius of Adams Field extending 2 miles either side of the southeast course of the Little Rock radio range to the Keo fan marker.

[Amdt. 17, 13 F. R. 8606]

§ 601.2034 *Monroe, La., control zone.* Within a 5 mile radius of Selman Field and within 2 miles either side of the southwest course of Monroe radio range extending 4 miles southwest of the radio range station.

§ 601.2035 *New Orleans, La., control zone.* Within a 5 mile radius of Moisant International Airport, within 2 miles either side of the west course of New Orleans radio range extending to the La Place fan marker and within 2 miles either side of the east course of New Orleans radio range extending to the boundary of the New Orleans Control Zone.

§ 601.2036 *Ponca City, Okla., control zone.* Within a 10 mile radius of Ponca City Airport.

§ 601.2037 *San Angelo, Tex., control zone.* Within a 10 mile radius of Mathis Field (San Angelo AAF).

§ 601.2038 *Shreveport, La., control zone.* Within a 5 mile radius of Shreveport Municipal Airport and within 5 miles either side of the northwest course of Shreveport radio range extending to the Dixie fan marker.

§ 601.2039 *Tulsa, Okla., control zone.* Within a 5 mile radius of Tulsa Airport, within 2 miles either side of the northeast course of Tulsa radio range extending to the Verdigris River fan marker, within 2 miles either side of the northwest course of Tulsa radio range extending to the Skiatook fan marker and within 2 miles either side of the southwest course of Tulsa radio range extending to the Red Fork fan marker.

§ 601.2040 *Advance, Mo., control zone.* Within a 3 mile radius of the center of the CAA intermediate field and within 2 miles either side of the center line of the south course of Advance radio range extending 10 miles from the radio range station.

§ 601.2041 *Akron, Colo., control zone.* Within a 3 mile radius of the CAA intermediate field and within 2 miles either side of the center line of the north and south courses of Akron radio range extending 10 miles north of the radio range station.

§ 601.2042 *Burlington, Iowa, control zone.* Within a 5 mile radius of Burlington Municipal Airport and within 2 miles either side of the center line of the south course of Burlington radio range extending 10 miles from the radio range station.

§ 601.2043 *Casper, Wyo., control zone.* Within a 5 mile radius of Wardwell Field

extending 2 miles either side of the east course of the Casper radio range to the Parkerton fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2044 *Cheyenne, Wyo., control zone.* Within a 5 mile radius of the Cheyenne Municipal Airport extending 2 miles either side of the northwest course of the radio range to the Silver Crown fan marker, and extending 2 miles either side of the east course of the radio range to the Hillsdale fan marker, and extending 2 miles either side of the ILS localizer course to the Hillsdale fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2045 *Colorado Springs, Colo., control zone.* Within a 5 mile radius of Petersen AAF Airport and within 2 miles either side of the center line of the north course of Colorado Springs radio range extending 10 miles from the radio range station.

§ 601.2046 *Columbia, Mo., control zone.* Within a 5 mile radius of Columbia Municipal Airport and within 2 miles either side of the center line of the west course of Columbia radio range extending 10 miles from the radio range station.

§ 601.2047 *Denver, Colo., control zone.* Within a 10 mile radius of Stapleton Field extending 2 miles either side of the north course of the Denver radio range to the Dacono fan marker, and extending 2 miles either side of the south course of the radio range to the Franktown fan marker, and extending 2 miles either side of the east course of the radio range to the Watkins fan marker, and extending 2 miles either side of the ILS localizer course to a point 15 miles northeast of the end of the Northeast-Southwest Runway.

[Amdt. 17, 13 F. R. 8607]

§ 601.2048 *Des Moines, Iowa, control zone.* Within a 5 mile radius of the Des Moines Municipal Airport extending 2 miles either side of the south course of the radio range to a point 10 miles from the radio range station, and within 2 miles either side of the ILS localizer course extending to a point 10 miles southeast of the airport.

[Amdt. 17, 13 F. R. 8607]

§ 601.2049 *Fort Bridger, Wyo., control zone.* Within a 3 mile radius of the CAA intermediate field and within 2 miles either side of the center line of the east course of Fort Bridger radio range extending 10 miles from the radio range station.

§ 601.2050 *Garden City, Kans., control zone.* Within a 5 mile radius of Garden City Municipal Airport and within 2 miles either side of the center line of the north course of Garden City radio range extending 10 miles from the radio range station.

§ 601.2051 *Grand Island, Nebr., control zone.* Within a 5 mile radius of the Grand Island AAF Airport and within 2 miles either side of the center line of the north course of Grand Island radio range extending 10 miles from the radio range station.

§ 601.2052 *Hayes Center, Nebr., control zone.* Within a 3 mile radius of the

CAA intermediate field and within 2 miles either side of the west course of Hayes Center radio range extending 10 miles from the radio range station.

§ 601.2053 *Huron, S. Dak., control zone.* Within a 5 mile radius of the Huron Municipal Airport extending 2 miles either side of the southwest course of the radio range to its intersection with the east course of the Pierre, S. Dak., radio range.

[Amdt. 17, 13 F. R. 8607]

§ 601.2054 *Hutchinson, Kans., control zone.* Within a 5 mile radius of the Hutchinson Municipal Airport and within 2 miles either side of the center line of the south course of Hutchinson radio range extending 10 miles from the radio range station.

§ 601.2055 *Joplin, Mo., control zone.* Within a 5 mile radius of the Joplin Municipal Airport and within 2 miles either side of the center line of the north and south courses of Joplin radio range extending 10 miles north of the radio range station.

§ 601.2056 *Kansas City, Mo., control zone.* Within a 5 mile radius of Kansas City Municipal Airport, within 2 miles either side of the center line of the north course of Kansas City radio range extending to the Linkville fan marker and within 2 miles either side of the localizer course (351° outbound) of the Instrument Low Approach System extending 10 miles north of the airport.

§ 601.2057 *Kirkville, Mo., control zone.* Within a 3 mile radius of the Kirkville Municipal Airport and within 2 miles either side of the center line of the southeast course of Kirkville radio range extending 10 miles from the radio range station.

§ 601.2058 *La Junta, Colo., control zone.* Within a 5 mile radius of the La Junta AAF Airport and within 2 miles either side of the center line of the northeast course of La Junta radio range extending 10 miles from the radio range station.

§ 601.2059 *Laramie, Wyo., control zone.* Within a 5 mile radius of General Brees Field and within 2 miles either side of the center line of the northwest course of Laramie radio range extending 10 miles from the radio range station.

§ 601.2060 *Lebo, Kans., control zone.* Within a 3 mile radius of the CAA intermediate field and within 2 miles either side of the center line of the southeast course of Lebo radio range extending 10 miles from the radio range station.

§ 601.2061 *Lincoln, Nebr., control zone.* Within a 5 mile radius of the Lincoln Municipal Airport and within 2 miles either side of the center line of the north course of Lincoln radio range extending 10 miles from the radio range station.

§ 601.2062 *Mason City, Iowa, control zone.* Within a 5 mile radius of Mason City Municipal Airport extending 2 miles either side of a track of 180° true from the Mason City nondirectional radio

beacon to a point 10 miles south of the radio beacon.

[Amdt. 5, 13 F. R. 1230]

§ 601.2063 *North Platte, Nebr., control zone.* Within a 5 mile radius of Lee Bird Field and within 2 miles either side of the center line of the south course of North Platte radio range extending 10 miles from the radio range station.

§ 601.2064 *Omaha, Nebr., control zone.* Within a 5 mile radius of the Omaha Municipal Airport extending 2 miles either side of the north course of the radio range to the Fort Calhoun fan marker and extending 2 miles either side of the ILS localizer course to the Fort Calhoun fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2065 *Pierre, S. Dak., control zone.* Within a 5 mile radius of the Pierre AAF Airport and within 2 miles either side of the center line of the east course of Pierre radio range extending 10 miles from the radio range station.

§ 601.2066 *Pueblo, Colo., control zone.* Within a 5 mile radius of the Pueblo Municipal Airport and within 2 miles either side of the center line of the southeast course of Pueblo radio range extending 10 miles from the radio range station.

§ 601.2067 *Rapid City, S. Dak., control zone.* Within a 5 mile radius of the Rapid City AAF Airport and within 2 miles either side of the center line of the south and north courses of Rapid City radio range extending 10 miles south of the radio range station.

§ 601.2068 *Rock Springs, Wyo., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the east course of the radio range to the Point of Rocks fan marker, and extending 2 miles either side of the ILS localizer course to the Point of Rocks fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2069 *St. Joseph, Mo., control zone.* Within a 5 mile radius of the Rosecrans Field extending 2 miles either side of the south course of the radio range to a point 10 miles from the radio range station and extending 2 miles either side of the ILS localizer course to a point 10 miles from the radio range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.2070 *St. Louis, Mo., control zone.* Within a 5 mile radius of Lambert-St. Louis Municipal Airport extending 2 miles either side of the east course of the St. Louis radio range to the Spanish Lake fan marker and extending 2 miles either side of the ILS localizer course to the Spanish Lake fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2071 *Scottsbluff, Nebr., control zone.* Within a 5 mile radius of Scottsbluff Municipal Airport and within 2 miles either side of the center line of the southeast and northwest courses of Scottsbluff radio range extending 10 miles southeast of the radio range station.

§ 601.2072 *Sheridan, Wyo., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either

side of the southeast course of the radio range to the Ucross fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2073 *Sinclair, Wyo., control zone.* Within a 3 mile radius of the Sinclair intermediate field extending 2 miles either side of the west and east courses of the Sinclair radio range to a point 10 miles from the radio range station.

[Amdt. 17, 13 F. R. 8-07]

§ 601.2074 *Sioux City, Iowa, control zone.* Within a 5 mile radius of Sioux City Municipal Airport and within 2 miles either side of the center line of the south course of Sioux City radio range extending to the Sloan fan marker.

§ 601.2075 *Springfield, Mo., control zone.* Within a 5 mile radius of Springfield Municipal Airport and within 2 miles either side of the center line of the southeast and northwest courses of Springfield radio range extending 10 miles northwest of the radio range station.

§ 601.2076 *Topeka, Kans., control zone.* Within an 8 mile radius of the Phillip Billard Airport extending 2 miles either side of the north course of the Topeka VHF radio range to a point 10 miles north of the radio range station and 2 miles either side of the ILS localizer course to a point 15 miles northwest of the ILS localizer.

[Amdt. 5, 13 F. R. 1230]

§ 601.2077 *Trinidad, Colo., control zone.* Within a 3 mile radius of Trinidad Municipal Airport and within 2 miles either side of the center line of the north course of Trinidad radio range extending 10 miles from the radio range station.

§ 601.2078 *Vichy, Mo., control zone.* Within a 3 mile radius of Vichy Municipal Airport and within 2 miles either side of the center line of the southeast and northwest courses of Vichy radio range extending 10 miles southeast of the radio range station.

§ 601.2079 *Watertown, S. Dak., control zone.* Within a 5 mile radius of the Watertown AAF Airport and within 2 miles either side of the center line of the east course of Watertown radio range extending 10 miles from the radio range station.

§ 601.2080 *Wichita, Kans., control zone.* Within a 5 mile radius of Wichita Municipal Airport, within 2 miles either side of the center line of the north course of Wichita radio range extending to the Kechi fan marker and within 2 miles either side of the localizer course (192° in-bound) of the Instrument Low Approach System extending 10 miles south of the airport.

§ 601.2081 *Coeur d'Alene, Idaho, control zone.* Within a 3 mile radius of the Coeur d'Alene Air Terminal, Coeur d'Alene, Idaho, and within 2 miles either side of the center line of the north course of Coeur d'Alene radio range, extending to the Coeur d'Alene radio range station.

§ 601.2082 *Akron, Ohio, control zone.* Within a 5 mile radius of the Akron, Ohio, Municipal Airport, extending 2

miles either side of the southwest course of the Akron, Ohio, radio range to a point 10 miles southwest of the radio range station.

[Amdt. 8, 13 F. R. 3581]

§ 601.2083 *Alexandria, Minn., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the north course of the Alexandria, Minn., radio range, extending 10 miles north of the radio range station.

§ 601.2084 *Battle Creek, Mich., control zone.* Within a 5 mile radius of Kellogg Field and within 2 miles either side of the center line of the south course of the Battle Creek, Mich., radio range, extending 10 miles south of the radio range station.

§ 601.2085 *Bismarck, N. Dak., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the east course of the Bismarck, N. Dak., radio range, extending 10 miles east of the radio range station.

§ 601.2086 *Chicago, Ill., control zone.* Within a 6 mile radius of the Chicago Municipal Airport extending 2 miles either side of the northwest course of the Chicago radio range to the intersection of the northwest course of the Chicago radio range and the northeast course of the Joliet, Ill., radio range, and within 2 miles either side of the southeast course of the Chicago radio range extending to the intersection of the southeast course of the Chicago radio range and the east course of the Harvey, Ill., radio range, excluding that portion that overlaps the Orchard Airport control zone.

[Amdt. 12, 13 F. R. 5658]

§ 601.2087 *Cincinnati, Ohio, control zone.* Within a 5 mile radius of the Lunken Airport extending 2 miles either side of the southwest and northeast courses of the Cincinnati, Ohio, radio range to the Loveland fan marker.

[Amdt. 8, 13 F. R. 3581]

§ 601.2088 *Dodge City, Kans., control zone.* Within a 5 mile radius of the Dodge City, Kans., Municipal Airport extending 2 miles either side of a track 360° from the Dodge City non-directional radio beacon to a point 10 miles north of the radio beacon.

[Amdt. 6, 13 F. R. 2259]

§ 601.2089 *Cleveland, Ohio, control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the west course of the Cleveland, Ohio, radio range, extending to the Elyria fan marker.

§ 601.2090 *Columbus, Ohio, control zone.* Within a 5 mile radius of the Port Columbus Municipal Airport extending 2 miles either side of the west course of the Columbus, Ohio, radio range to the Hillard fan marker and extending 2 miles either side of the east course of the Columbus, Ohio, radio range to the Newark fan marker.

[Amdt. 8, 13 F. R. 3581]

§ 601.2091 *Dayton, Ohio, control zone.* Within a 5 mile radius of the Municipal

pal Airport extending 2 miles either side of the west course of the Dayton, Ohio, radio range to the Verona fan marker.
[Amdt. 8, 13 F. R. 3581]

§ 601.2092 *Detroit, Mich., control zone.* Within a 5 mile radius of the Detroit City Airport excluding that portion which lies outside the continental limits of the United States.

[Amdt. 1, 12 F. R. 6130]

§ 601.2093 *Dickinson, N. Dak., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the north course of the Dickinson radio range, extending 10 miles north of the radio range station.

§ 601.2094 *Duluth, Minn., control zone.* Within a 5 mile radius of the Williamson-Johnson Airport and within 2 miles either side of the center line of the south course of the Duluth, Minn., radio range, extending 10 miles south of the radio range station.

§ 601.2095 *Effingham, Ill., control zone.* Within a 5 mile radius of the Effingham Airport and within 2 miles either side of the center line of the east course of the Effingham, Ill., radio range, extending 10 miles east of the radio range station.

§ 601.2096 *Evansville, Ind., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the north course of the Evansville, Ind., radio range, extending 10 miles north of the radio range station.

§ 601.2097 *Fargo, N. Dak., control zone.* Within a 5 mile radius of Hector Field and within 2 miles either side of the center line of the east course of the Fargo, N. Dak., radio range, extending 10 miles east of the radio range station.

§ 601.2098 *Flint, Mich., control zone.* Within a 5 mile radius of the Bishop Airport extending 2 miles either side of a track of 344° magnetic to a point 10 miles northwest of the airport.

[Amdt. 8, 13 F. R. 3581]

§ 601.2099 *Fort Wayne, Ind., control zone.* Within a 5 mile radius of Bear Field and within 2 miles either side of the center line of the southwest course of the Fort Wayne, Ind., radio range, extending 10 miles southwest of the radio range station.

§ 601.2100 *Glenview, Ill., control zone.* Within a 5 mile radius of the Glenview, Ill., Naval Air Station and within 2 miles either side of the center line of the northwest course of the Glenview, Ill., radio range, extending 10 miles northwest of the radio range station.

§ 601.2101 *Goshen, Ind., control zone.* Within a 5 mile radius of the Goshen Airport and within 2 miles either side of the center line of the west course of the Goshen, Ind., radio range, extending 10 miles west of the radio range station.

§ 601.2102 *Grand Forks, N. Dak., control zone.* Within a 5 mile radius of

the Municipal Airport and within 2 miles either side of the center line of the south course of the Grand Forks, N. Dak., radio range, extending 10 miles south of the radio range station.

§ 601.2103 *Grand Rapids, Mich., control zone.* Within a 5 mile radius of the Kent County Airport and within 2 miles either side of the center line of the southeast course of the Grand Rapids radio range, extending 10 miles southeast of the radio range station.

§ 601.2104 *Huntington, W. Va., control zone.* Within a 5 mile radius of the Mayes Airport, Chesapeake, Ohio, and within 2 miles either side of the center line of the west course of the Huntington, W. Va., radio range, extending 10 miles west of the radio range station.

§ 601.2105 *Indianapolis, Ind., control zone.* Within a 5 mile radius of the Weir-Cook Municipal Airport extending 2 miles either side of the west course of the Indianapolis radio range to the Greencastle Fan Marker.

[Amdt. 6, 13 F. R. 2259]

§ 601.2106 *Jamestown, N. Dak., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the east course of the Jamestown, N. Dak., radio range, extending 10 miles east of the radio range station.

§ 601.2107 *Joliet, Ill., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the west course of the radio range to a point 10 miles west of the radio range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.2108 *Lansing, Mich., control zone.* Within a 5 mile radius of the Capital City Airport and within 2 miles either side of the center line of the east course of the Lansing, Mich., radio range, extending 10 miles east of the radio range station.

§ 601.2109 *La Fayette, Ind., control zone.* Within a 5 mile radius of the Purdue University Airport and within 2 miles either side of the center line of the southwest course of the La Fayette, Ind., radio range, extending 10 miles southwest of the radio range station.

§ 601.2110 *Lone Rock, Wis., control zone.* Within a 5 mile radius of the Lone Rock, Wis., Municipal Airport and within 2 miles either side of the center line of the west course of the Lone Rock radio range, extending 10 miles west of the radio range station.

§ 601.2111 *Louisville, Ky., control zone.* Within a 5 mile radius of Bowman Field and within 2 miles either side of the center line of the east course of the Louisville, Ky., radio range, extending to the Eastwood fan marker.

§ 601.2112 *Madison, Wis., control zone.* Within a 5 mile radius of the Truax Airport and within 2 miles either side of the center line of the southeast course of the Madison, Wis., radio range, extending 10 miles southeast of the radio range station.

§ 601.2113 *Milwaukee, Wis., control zone.* Within a 5 mile radius of the General Mitchell Airport and within 2 miles either side of the center line of the south course of the Milwaukee, Wis., radio range, extending to the Kenosha fan marker.

§ 601.2114 *Minneapolis, Minn., control zone.* Within a 5 mile radius of the Wold-Chamberlain Airport extending 2 miles either side of the ILS course to the ILS outer marker.

[Amdt. 5, 13 F. R. 1230]

§ 601.2115 *Minot, N. Dak., control zone.* Within a 5 mile radius of the Port O'Minot Field and within 2 miles either side of the center line of the southeast course of the Minot radio range, extending 10 miles southeast of the radio range station.

§ 601.2116 *Moline, Ill., control zone.* Within a 5 mile radius of the Moline Municipal Airport extending 2 miles either side of the ILS localizer course to a point 16 miles northwest of the ILS localizer.

[Amdt. 8, 13 F. R. 3581]

§ 601.2117 *Muskegon, Mich., control zone.* Within a 5 mile radius of the Muskegon County Airport and within 2 miles either side of the center line of the southeast course of the Muskegon, Mich., radio range, extending 10 miles southeast of the radio range station.

§ 601.2118 *Pembina, N. Dak., control zone.* Within a 5 mile radius of the Pembina Airport and within 2 miles either side of the center line of the south course of the Pembina, N. Dak., radio range, extending 10 miles south of the radio range station, excluding that portion which lies outside the continental limits of the United States.

§ 601.2119 *Peoria, Ill., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the north course of the Peoria, Ill., radio range, extending 10 miles north of the radio range station.

§ 601.2120 *Rochester, Minn., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the south course of the Rochester, Minn., radio range, extending 10 miles south of the radio range station.

§ 601.2121 *Rockford, Ill., control zone.* Within a 5 mile radius of the Machesney Airport and within 2 miles either side of the center line of the west course of the Rockford, Ill., radio range, extending 10 miles west of the radio range station.

[Amdt. 8, 13 F. R. 3581]

§ 601.2122 *Detroit, Mich., control zone.* Within a 5 mile radius of the Detroit-Wayne Major Airport extending 2 miles either side of the west course of the radio range to the Saline fan marker, including the area within a 6 mile radius of the Willow Run Airport.

[Amdt. 22, 14 F. R. 2894]

§ 601.2123 *South Bend, Ind., control zone.* Within a 5 mile radius of the Bendix Airport within 2 miles either side of

the center line of the west course of South Bend, Ind., radio range, extending 10 miles west of the radio range station and within 2 miles either side of the center line of the east course of South Bend radio range, extending to the Union intersection (intersection of north course of Goshen radio range, Goshen, Ind., and east course of South Bend, Ind., radio range).

§ 601.2124 *Roswell, N. Mex., control zone.* Within a 30 mile radius of the Walker Air Force Base, Roswell, N. Mex. [Amdt. 12, 13 F. R. 5658]

§ 601.2125 *Terre Haute, Ind., control zone.* Within a 5 mile radius of Hulman Field and within 2 miles either side of the center line of the west course of Terre Haute, Ind., radio range, extending 10 miles west of the radio range station.

§ 601.2126 *Toledo, Ohio, control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the south course of the Toledo, Ohio, radio range, extending to the Bowling Green fan marker.

§ 601.2127 *Youngstown, Ohio, control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the north course of the Youngstown, Ohio, radio range, extending 10 miles north of the radio range station.

§ 601.2128 *Wilmington, N. C., control zone.* Within a 5 mile radius of the New Hanover County Airport, Wilmington, N. C., extending 2 miles either side of the northeast and southwest courses of the Wilmington, N. C., VHF radio range to a point 10 miles northeast of the radio range station.

[Amdt. 22, 14 F. R. 2894]

§ 601.2129 *Bowling Green, Ky., control zone.* Within a 5 mile radius of Bowling Green, Ky., Airport and within 2 miles either side of the center line of the southeast course of Bowling Green radio range, extending 10 miles southeast of the radio range station.

§ 601.2130 *Atlanta, Ga., control zone.* Within a 5 mile radius of the Municipal Airport, within 2 miles either side of the center line of the southeast course of the Atlanta, Ga., radio range, extending to the Jonesboro fan marker and within 2 miles either side of the center line of the northwest course of the Atlanta radio range, extending 10 miles northwest of the radio range station.

§ 601.2131 *Augusta, Ga., control zone.* Within a 5 mile radius of Daniel Field and within 2 miles either side of the center line of the southwest course of the Augusta, Ga., radio range, extending 10 miles southwest of the radio range station.

§ 601.2132 *Biloxi, Miss., control zone.* Within a 5 mile radius of Keesler Field and within 2 miles either side of the center line of the northeast course of Keesler Field radio range, extending 5 miles northeast of the radio range station.

§ 601.2133 *Birmingham, Ala., control zone.* Within a 5 mile radius of Birmingham Airport and within 2 miles

either side of the center line of the north course of the Birmingham, Ala., radio range, extending 10 miles north of the Birmingham, Ala., radio range station.

§ 601.2134 *Charleston, S. C., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the northwest course of the Charleston, S. C., radio range, extending to the Summerville fan marker.

§ 601.2135 *Charlotte, N. C., control zone.* Within a 5 mile radius of Douglas Airport and within 2 miles either side of the center line of the south course of Charlotte, N. C., radio range, extending 5 miles south of the radio range station.

§ 601.2136 *Chattanooga, Tenn., control zone.* Within a 5 mile radius of Lovell Field and within 2 miles either side of the center line of the northeast course of the Chattanooga, Tenn., radio range, extending 10 miles northeast of the radio range station.

§ 601.2137 *Columbia, S. C., control zone.* Within a 5 mile radius of Lexington County Airport and within 2 miles either side of the center line of the east and west courses of the Columbia, S. C., radio range, extending 5 miles east of the radio range station.

§ 601.2138 *Crestview, Fla., control zone.* Within a 5 mile radius of Crestview Airport and within 2 miles either side of the center line of the east course of Crestview, Fla., radio range, extending 10 miles east of the radio range station.

§ 601.2139 *Cress City, Fla., control zone.* Within a 5 mile radius of Cress City Airport and within 2 miles either side of the center line of the southeast course of Cress City, Fla., radio range, extending 10 miles southeast of the radio range station.

§ 601.2140 *Daytona Beach, Fla., control zone.* Within a 5 mile radius of Daytona Beach Airport and within 2 miles either side of the center line of the west course of Daytona Beach, Fla., radio range, extending 10 miles west of the radio range station.

§ 601.2141 *Dothan, Ala., control zone.* Within a 5 mile radius of Dothan Airport and within 2 miles either side of the center line of the southwest course of Dothan, Ala., radio range, extending 10 miles southwest of the radio range station.

§ 601.2142 *Florence, S. C., control zone.* Within a 5 mile radius of Florence Airport and within 2 miles either side of the center line of the east course of Florence, S. C., radio range, extending 10 miles southeast of the radio range station.

§ 601.2143 *Fort Myers, Fla., control zone.* Within a 5 mile radius of Page Field and within 2 miles either side of the center line of the southwest course of Fort Myers, Fla., radio range, extending 10 miles southwest of the radio range station.

§ 601.2144 *Greensboro, N. C., control zone.* Within a 5 mile radius of the Greensboro-High Point Airport and

within 2 miles either side of the center line of the northeast course of the Greensboro, N. C., radio range, extending 10 miles northeast of the radio range station.

§ 601.2145 *Greenville, S. C., control zone.* Within a 5 mile radius of the Greenville Airport and within 2 miles either side of the center line of the south course of Greenville, S. C., radio range, extending 10 miles south of the radio range station.

§ 601.2146 *Greenwood, Miss., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the east course of Greenwood, Miss., radio range, extending 10 miles east of the radio range station.

§ 601.2147 *Jack's Creek, Tenn., control zone.* Within a 5 mile radius of Jack's Creek intermediate field and within 2 miles either side of the center line of the north course of Jack's Creek, Tenn., radio range, extending 10 miles north of the radio range station.

§ 601.2148 *Jackson, Miss., control zone.* Within a 5 mile radius of Jackson Airport and within 2 miles either side of the center line of the north course of Jackson, Miss., radio range, extending to the Flora fan marker.

§ 601.2149 *Jacksonville, Fla., control zone.* Within a 5 mile radius of Municipal Airport No. 1 and within 2 miles either side of the center line of the east course of Jacksonville, Fla., radio range, extending to the Fort George Island fan marker.

§ 601.2150 *Key West, Fla., control zone.* Within a 5 mile radius of Meacham Airport and within 2 miles either side of the center line of the west course of Key West, Fla., radio range, extending 10 miles west of the radio range station.

§ 601.2151 *Knoxville, Tenn., control zone.* Within a 5 mile radius of the McGhee-Tyson Airport extending 2 miles either side of the north course of the radio range to the Inskip fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2152 *Macon, Ga., control zone.* Within a 5 mile radius of Cochran Field extending 2 miles either side of the northwest course of the radio range to a point 10 miles northwest of the range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.2153 *Melbourne, Fla., control zone.* Within a 5 mile radius of Melbourne Airport and within 2 miles either side of the center line of the north course of Melbourne, Fla., radio range, extending 10 miles north of the radio range station.

§ 601.2154 *Memphis, Tenn., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the south course of Memphis, Tenn., radio range, extending to the Nesbitt fan marker.

§ 601.2155 *Meridian, Miss., control zone.* Within a 5 mile radius of Key Field and within 2 miles either side of the

center line of the northwest course of Meridian, Miss., radio range, extending 10 miles northwest of the radio range station.

§ 601.2156 *Miami, Fla., control zone.* Within a 5 mile radius of the Miami International Airport and within 2 miles either side of the east and west courses of the Miami radio range extending west to the Krome Fan Marker.

[Amdt. 12, 13 F. R. 5658]

§ 601.2157 *Mobile, Ala., control zone.* Within a 5 mile radius of Bates Field, within 2 miles either side of a direct line between Bates Field and Mobile radio range station and within 2 miles either side of the center line of the northeast course of Mobile, Ala., radio range, extending 10 miles northeast of the radio range station.

§ 601.2158 *Mobile, Ala., control zone.* Within a 5 mile radius of Brockley Field and within 2 miles either side of the center line of the northwest course of Mobile, Ala., radio range, extending 10 miles northwest of the radio range station.

§ 601.2159 *Montgomery, Ala., control zone.* Within a 5 mile radius of Maxwell Field, and within 2 miles either side of the center line of the west course of Maxwell radio range, extending 10 miles west of the radio range station.

§ 601.2160 *Muscle Shoals, Ala., control zone.* Within a 5 mile radius of Muscle Shoals Airport and within 2 miles either side of the center line of the southeast course of Muscle Shoals radio range, extending 10 miles southeast of the radio range station.

§ 601.2161 *Nashville, Tenn., control zone.* Within a 5 mile radius of Berry Field and within 2 miles either side of the center line of the east course of Nashville, Tenn., radio range, extending to the Mount Juliet fan marker.

§ 601.2162 *Orlando, Fla., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the northeast course of Orlando, Fla., radio range, extending 10 miles northeast of the radio range station.

§ 601.2163 *Pensacola, Fla., control zone.* Within a 5 mile radius of the Municipal Airport and within 2 miles either side of the center line of the south course of Pensacola, Fla., radio range, extending 10 miles south of the radio range station.

§ 601.2164 *Raleigh, N. C., control zone.* Within a 5 mile radius of Raleigh-Durham Airport and within 2 miles either side of the center line of the southeast course of Raleigh, N. C., radio range, extending 10 miles southeast of the radio range station.

§ 601.2165 *Savannah, Ga., control zone.* Within a 5 mile radius of Hunter Field and within 2 miles either side of the center line of the southwest course of Savannah, Ga., radio range, extending to Richmond Hill fan marker.

§ 601.2166 *Spartanburg, S. C., control zone.* Within a 5 mile radius of Me-

morial Airport and within 2 miles either side of the center line of the southwest course of Spartanburg, S. C., radio range, extending 10 miles southwest of the radio range station.

§ 601.2167 *Tallahassee, Fla., control zone.* Within a 5 mile radius of Dale Mabry Field and within 2 miles either side of the center line of the northwest course of Tallahassee, Fla., radio range, extending 10 miles northwest of the radio range station.

§ 601.2168 *Tampa, Fla., control zone.* Within a 5 mile radius of Drew Field, within 2 miles either side of a direct line between Drew Field and Tampa, Fla., radio range station, and within 2 miles either side of the center line of the south course of Tampa radio range, extending 10 miles south of the radio range station.

§ 601.2169 *Tri-City, Tenn., control zone.* Within a 5 mile radius of the Tri-City Airport and within 2 miles either side of the center line of the northeast course of Tri City, Tenn., radio range, extending 10 miles northeast of the radio range station.

§ 601.2170 *West Palm Beach, Fla., control zone.* Within a 5 mile radius of Morrison Field and within 2 miles either side of the center line of the west course of West Palm Beach, Fla., radio range, extending 10 miles west of the radio range station.

§ 601.2171 *Winston-Salem, N. C., control zone.* Within a 5 mile radius of Smith-Reynolds Airport and within 2 miles either side of the center line of the southeast and northwest courses of Winston-Salem radio range, extending 10 miles southeast of the radio range station.

§ 601.2172 *Alma, Ga., control zone.* Within a 5 mile radius of Alma Intermediate Field and within 2 miles either side of the center line of the northwest course of the Alma, Ga., radio range, extending 10 miles northwest of the radio range station.

§ 601.2173 *Bakersfield, Calif., control zone.* Within a 5 mile radius of the Bakersfield-Kern County Airport and within 2 miles either side of the center line of the northwest course of Bakersfield, Calif., radio range, extending 11 miles northwest of the radio range station.

§ 601.2174 *Burbank, Calif., control zone.* Within a 5 mile radius of the Lockheed Air Terminal extending to and including a 3 mile radius of the Grand Central Airport, Glendale, Calif., and 2 miles either side of the northwest course of the Burbank radio range to a point 7 miles northwest of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2175 *El Centro, Calif., control zone.* Within a 5 mile radius of the Naval Air Station extending to and including a 2 mile radius of the El Centro radio range station and 2 miles either side of the east course of the El Centro radio range to a point 10 miles east of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2176 *Fresno, Calif., control zone.* Within a 5 mile radius of Hammer Field extending to and including a 3 mile radius of Chandler Field, and extending 2 miles either side of the northwest and southeast courses of the Fresno, Calif., radio range to a point 10 miles from the radio range station.

[Amdt. 8, 13 F. R. 3581]

§ 601.2177 *Las Vegas, Nev., control zone.* Within a 5 mile radius of McCarran Field, Las Vegas, Nev., extending 2 miles either side of the southwest course of the Las Vegas, Nev., radio range to and including a 5 mile radius of the Las Vegas, Nev., Air Force Base.

[Amdt. 22, 14 F. R. 2894]

§ 601.2178 *Long Beach, Calif., control zone.* Within a 5 mile radius of the Municipal Airport (Daugherty Field) extending to and including a 5 mile radius of the Los Alamitos Naval Air Station and 2 miles either side of the southeast course of the Long Beach radio range to the Huntington Beach fan marker.

[Amdt. 5, 13 F. R. 1231]

§ 601.2179 *Los Angeles, Calif., control zone.* Within a 5-mile radius of the Municipal Airport extending 2 miles either side of the east course of the Los Angeles, Calif., radio range to a point 6 miles east of the airport and extending 2 miles either side of the northwest course of the Los Angeles, Calif., radio range to the Burbank, Calif., control zone.

[Amdt. 8, 13 F. R. 3581]

§ 601.2180 *Oakland, Calif., control zone.* Within a 5 mile radius of the Municipal Airport within 2 miles either side of the center line of the southeast course of the Oakland, Calif., radio range, extending to Newark fan marker, within 2 miles either side of the center line of the northwest course of Oakland radio range, extending to Richmond intersection (intersection northwest course of Oakland radio range and southwest course of Fairfield radio range, Fairfield, Calif.), within 2 miles either side of the center line of the northeast course of Oakland radio range, extending to Bay Point fan marker and within 2 miles either side of the center line of the southwest course of Oakland radio range, extending 6.25 miles southwest of the radio range station.

§ 601.2181 *Ogden, Utah, control zone.* Within a 5 mile radius of the Ogden Municipal Airport (Hinckley Field) extending to and including a 3 mile radius of Hill Field and within 2 miles either side of the south course of the Ogden, Utah, radio range to the Layton, Utah, fan marker.

[Amdt. 6, 13 F. R. 2253]

§ 601.2182 *Palmdale, Calif., control zone.* Within a 3 mile radius of the Palmdale Airport and within 2 miles either side of the center line of the northeast course of Palmdale, Calif., radio range, extending 10 miles northeast of the radio range station.

§ 601.2183 *Grand Junction, Colo., control zone.* Within a 5 mile radius of the Grand Junction Municipal Airport ex-

tending 2 miles either side of the ILS localizer course to a point 10 miles northwest of the ILS localizer, and extending 2 miles either side of the east course of the Grand Junction, Colo., VHF radio range to the radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2184 *Prescott, Ariz., control zone.* Within a 5 mile radius of the Municipal Airport (Ernest Love Field) and within 2 miles either side of the center line of the southeast course of Prescott, Ariz., radio range to and including the area within a 2 mile radius of Prescott radio range station.

§ 601.2185 *Sacramento, Calif., control zone.* Within a 5 mile radius of the Sacramento Municipal Airport extending 2 miles either side of the southwest course of the Sacramento radio range to a point 10 miles southwest of the radio range station and within a 5 mile radius centered on McClellan Field and a 5 mile radius centered on Mather Field, and within 5 miles either side of a magnetic course of 40° magnetic (58° true) from Mather Field extending for a distance of 12 miles from Mather Field and within the area inside of tangent lines drawn from the circumference of the 5 mile Sacramento area to the circumference of the McClellan and Mather 5 mile areas.

[Amdt. 10, 13 F. R. 4731]

§ 601.2186 *San Diego, Calif., control zone.* Within a 5 mile radius of the Municipal Airport (Lindbergh Field), extending 2 miles either side of the north course of the San Diego radio range to the La Jolla fan marker and including a 5 mile radius of the Miramar, Calif., Naval Auxiliary Air Station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2187 *San Francisco, Calif., control zone.* Within a 5 mile radius of the Municipal Airport (Mills Field), within 2 miles either side of the center line of the southeast course of San Francisco, Calif., radio range, extending to Belmont fan marker, within 2 miles either side of the center line of the northeast course of San Francisco radio range, extending 6.25 miles northeast of the radio range station and within 2 miles either side of the center line of the northwest course of the San Francisco radio range, extending to Golden Gate intersection (intersection northwest course of San Francisco radio range and southwest course of Fairfield radio range).

§ 601.2188 *Salt Lake City, Utah, control zone.* Within a 5 mile radius of Municipal Airport No. 1, within 2 miles either side of the center line of the north course of Salt Lake City, Utah radio range, extending to Layton fan marker and within 2 miles either side of the center line of the west course of the Salt Lake City radio range, extending 10 miles west of the radio range station.

§ 601.2189 *Olathe, Kans., control zone.* Within a 10 mile radius of the Naval Air Station excluding that portion which lies within Green civil airway No. 4 and extending 2 miles either side of the south course of the Olathe, Kans., Navy radio

range to a point 10 miles south of the radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2190 *Atlantic City, N. J., control zone.* Within a 7 mile radius of the Naval Air Station extending 2 miles either side of the southeast course of the Atlantic City, N. J., Navy radio range to a point 8 miles southeast of the radio range station excluding that portion which lies within danger areas.

[Amdt. 7, 13 F. R. 2650]

§ 601.2191 *Zanesville, Ohio, control zone.* Within a 5 mile radius of the Zanesville Airport extending 2 miles either side of a track 180° magnetic to a point 10 miles south of the airport.

[Amdt. 8, 13 F. R. 3581]

§ 601.2192 *Mana, Kauai, T. H., control zone.* Within a 3 mile radius of the Barking Sands AFB extending 3 miles on the south side of the west course of the Port Allen radio range to the Port Allen radio range station, excluding that portion overlapping the Barking Sands Danger Area.

[Amdt. 17, 13 F. R. 8607]

§ 601.2193 *Kahului, Maui, T. H., control zone.* Within a 5 mile radius of the Kahului Airport extending 2 miles either side of the north course of the Maui radio range to the Maui radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2194 *Hilo, Hawaii, T. H., control zone.* Within a 5 mile radius of the Hilo General Lyman Airport extending 2 miles either side of the east course of the Hilo radio range to a point 10 miles east of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2195 *Windsor Locks, Conn., control zone.* Within a 5 mile radius of Bradley Field extending 2 miles either side of the ILS localizer course to a point 10 miles from the ILS localizer.

[Amdt. 5, 13 F. R. 1231]

§ 601.2196 *New Castle, Del., control zone.* Within a 5 mile radius of the New Castle Army Air Field extending 2 miles either side of the south course of the New Castle radio range to a point 10 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2197 *Morgantown, W. Va., control zone.* Within a 5 mile radius of the Morgantown Airport extending 2 miles either side of the southeast and northwest courses of the Morgantown radio range to a point 10 miles northwest of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2198 *Montpelier, Vt., control zone.* Within a 5 mile radius of the Barre-Montpelier Airport extending 2 miles either side of the northeast course of the Montpelier radio range to a point 10 miles northeast of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2199 *Syracuse, N. Y., control zone.* Within a 5 mile radius of the Syra-

cuse Municipal Airport extending 2 miles either side of the north course of the Syracuse radio range to a point 10 miles north of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2200 *Allentown, Pa., control zone.* Within a 5 mile radius of the Allentown-Bethlehem Airport extending 2 miles either side of the northeast course of the Allentown radio range to a point 10 miles from the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2201 *Williamsport, Pa., control zone.* Within a 5 mile radius of the Williamsport Municipal Airport extending 2 miles either side of the west course of the Williamsport radio range to the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2202 *Philadelphia, Pa., control zone.* Within a 5 mile radius of the North Philadelphia Airport extending 2 miles either side of the northeast course of the Philadelphia radio range to a point 10 miles northeast of the radio range station.

[Amdt. 8, 13 F. R. 3581]

§ 601.2203 *Martinsburg, W. Va., control zone.* Within a 5 mile radius of the Martinsburg Airport extending 2 miles either side of the southwest course of the Martinsburg radio range to a point 10 miles southwest of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2204 *Presque Isle, Maine, control zone.* Within a 5 mile radius of the Presque Isle Army Air Field extending 5 miles either side of the south course of the Spragueville radio range to a point 10 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2205 *Chincoteague, Va., control zone.* Within a 5 mile radius of the Naval Air Station extending 2 miles either side of the west course of the Chincoteague radio range to a point 8 miles west of the radio range station excluding that portion which lies within danger areas.

[Amdt. 5, 13 F. R. 1231]

§ 601.2206 *New York, N. Y., control zone.* Within a 5 mile radius of LaGuardia Field extending 5 miles to either side of the northeast course of the LaGuardia field radio range to the Port Chester fan marker.

[Amdt. 5, 13 F. R. 1231]

§ 601.2207 *White Plains, N. Y., control zone.* Within a 5 mile radius of the West Chester County Airport extending 2 miles either side of the ILS localizer course to the ILS outer marker.

[Amdt. 5, 13 F. R. 1231]

§ 601.2208 *Stockton, Calif., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the southeast course of the Stockton radio range to a point 10 miles southeast of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2209 *Tucson, Ariz., control zone.* Within a 5 mile radius of the Davis-

Monthan Army Air Field extending to and including a 5 mile radius of Tucson Municipal Airport No. 2.

[Amdt. 5, 13 F. R. 1231]

§ 601.2210 *Santa Barbara, Calif., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the west course of the Santa Barbara radio range to a point 10 miles west of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2211 *Cherry Point, N. C., control zone.* Within a 5 mile radius of the Marine Corps Air Station excluding that portion above 10,000 feet mean sea level.

[Amdt. 5, 13 F. R. 1231]

§ 601.2212 *Topeka, Kans., control zone.* Within a 5 mile radius of the Topeka Army Air Field excluding that portion which lies within the Phillip Billard Airport control zone, and extending 2 miles either side of the southwest course of the Topeka Army radio range to a point 10 miles southwest of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2213 *Fort Riley, Kans., control zone.* Within a 5 mile radius of the Marshall Army Air Field extending ½ mile west and 4 miles east of the northeast course of the Marshall radio range to a point 10 miles northeast of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2214 *Goodland, Kans., control zone.* Within a 5 mile radius of the Goodland Municipal Airport extending 2 miles either side of the north course of the Goodland VHF radio range to a point 10 miles north of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2215 *San Juan, P. R., control zone.* Within a 5 mile radius of the Naval Air Station extending 2 miles either side of the west course of the San Juan radio range to a point 10 miles west of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2216 *Seattle, Wash., control zone.* Within a 5 mile radius of the Naval Air Station extending 1½ miles either side of a track 341° true to a point 7 miles northwest of the airport excluding that portion west of a line connecting Latitude 47°44'00", Longitude 122°20'10" and Latitude 47°37'00", Longitude 122°-19'10".

[Amdt. 5, 13 F. R. 1231]

§ 601.2217 *Aberdeen, S. Dak., control zone.* Within a 5 mile radius of the Aberdeen Airport extending 2 miles either side of the south course of the Aberdeen radio range to a point 10 miles south of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2218 *Sioux Falls, S. Dak., control zone.* Within a 5 mile radius of the Sioux Falls Municipal Airport extending 2 miles either side of the northwest course of the Sioux Falls radio range to a point 10 miles northwest of the radio range station.

[Amdt. 5, 13 F. R. 1231]

§ 601.2219 *Iowa City, Iowa, control zone.* Within a 5 mile radius of the Iowa City Airport extending 2 miles either side of a track 85° magnetic from the airport to its intersection with the north course of the Burlington, Iowa, radio range.

[Amdt. 8, 13 F. R. 3581]

§ 601.2220 *Lubbock, Tex., control zone.* Within a 5 mile radius of the South Plains Army Air Field extending 2 miles either side of the east course of the Lubbock radio range to the radio range station.

[Amdt. 5, 13 F. R. 1232]

§ 601.2221 *La Crosse, Wis., control zone.* Within a 5 mile radius of the La Crosse Municipal Airport extending 2 miles either side of the northwest course of the La Crosse radio range to a point 10 miles northwest of the radio range station.

[Amdt. 5, 13 F. R. 1232]

§ 601.2222 *Austin, Tex., control zone.* Within a 5 mile radius of the Robert Mueller Airport extending 2 miles either side of the northwest course of the Austin, Tex., radio range to the Lake Travis fan marker, and extending 2 miles either side of the Austin, Tex., ILS localizer course to the ILS outer marker.

[Amdt. 6, 13 F. R. 2259]

§ 601.2223 *Charleston, W. Va., control zone.* Within a 5 mile radius of the Kanawha County Airport extending 2 miles either side of the east and west courses of the Charleston, W. Va., radio range to a point 10 miles west of radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2224 *Anderson, S. C., control zone.* Within a 5 mile radius of the Anderson Airport extending 2 miles either side of the southwest course of the Spartanburg, S. C., radio range to a point 10 miles southwest of the Anderson Airport.

[Amdt. 6, 13 F. R. 2259]

§ 601.2225 *Mansfield, Ohio, control zone.* Within a 5 mile radius of the Mansfield Municipal Airport extending 2 miles either side of a track 310° magnetic to a point 10 miles northwest of the airport.

[Amdt. 6, 13 F. R. 2259]

§ 601.2226 *Springfield, Ill., control zone.* Within a 5 mile radius of the Capital Airport extending 2 miles either side of the southwest course of the Springfield, Ill., radio range to a point 10 miles southwest of the radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2227 *Salina, Kans., control zone.* Within a 10 mile radius of the Smoky Hill Air Force Base extending 2 miles either side of the north course of the Salina, Kans., VHF radio range to a point 10 miles north of the radio range station excluding that portion which lies within danger areas.

[Amdt. 6, 13 F. R. 2259]

§ 601.2228 *Fairbanks, Alaska, control zone.* Within a 5 mile radius of the Municipal Airport (Weeks-Fairbanks), extending 2 miles either side of the west course of the Fairbanks, Alaska, radio range to the radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2229 *Fairfield, Calif., control zone.* Within a 5 mile radius of the Fairfield-Suisun Air Force Base extending 2 miles either side of the southwest course of the Fairfield-Suisun Army radio range to the intersection of the southwest course of the Fairfield-Suisun Army radio range and the northwest course of the Oakland, Calif., radio range, and extending 3 miles either side of the northeast course of the Fairfield-Suisun Army radio range to a point 20 miles northeast of the radio range station.

[Amdt. 6, 13 F. R. 2259]

§ 601.2230 *Brunswick, Ga., control zone.* Within a 5 mile radius of the McKinnon Airport extending 2 miles either side of the north course of the Jacksonville, Fla., radio range to a point 10 miles north of the airport.

[Amdt. 6, 13 F. R. 2259]

§ 601.2231 *Vero Beach, Fla., control zone.* Within a 5 mile radius of the Vero Beach Airport extending 2 miles either side of a track 290° magnetic to a point 10 miles west of the airport.

[Amdt. 22, 14 F. R. 2895]

§ 601.2232 *Norfolk, Va., control zone.* Within a 5 mile radius of the Naval Air Station excluding that portion which lies within the Norfolk Municipal Airport control zone.

[Amdt. 8, 13 F. R. 3581]

§ 601.2233 *Quonset Point, R. I., control zone.* Within a 5 mile radius of the Naval Air Station excluding that portion which lies within the Providence, R. I., control zone.

[Amdt. 8, 13 F. R. 3581]

§ 601.2234 *Miami, Fla., control zone.* Within a 5 mile radius of the Naval Air Station centered on Latitude 25°52'45", Longitude 80°15'00", excluding that portion which lies within the Miami International Airport control zone.

[Amdt. 8, 13 F. R. 3581]

§ 601.2235 *Willmar, Minn., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the south course of the Willmar radio range to a point 10 miles south of the radio range station.

[Amdt. 10, 13 F. R. 4731]

§ 601.2236 *Whidbey Island, Wash., control zone.* Within a 5 mile radius of the Naval Air Station (Ault Field) extending to and including a 5 mile radius of the Whidbey Island Seaplane Base (Oak Harbor), Wash., excluding that portion lying within danger areas.

[Amdt. 10, 13 F. R. 4731]

§ 601.2237 *New York, N. Y., control zone.* Within a 5 mile radius of the Floyd Bennett Naval Air Station extending 2 miles either side of the southeast course of the Floyd Bennett NAS radio range to the intersection of the southeast course of the Floyd Bennett radio range and the southwest course of the Mitchel Field radio range, excluding that portion which lies northeast of a straight line connecting the points of convergence with the New York International (Idlewild) control zone.

[Amdt. 12, 13 F. R. 5658]

§ 601.2238 *New York, N. Y., control zone.* Within a 5 mile radius of the New York International Airport (Idlewild), excluding that portion which lies southwest of a straight line connecting the points of convergence with the Floyd Bennett control zone.

[Amdt. 12, 13 F. R. 5658]

§ 601.2239 *Cordova, Alaska, control zone.* Within a 5 mile radius of the Cordova, Alaska (Mile 13) Airport extending 2 miles either side of the southeast course of the Cordova, Alaska (localizer) radio range to Amber civil airway No. 1 and extending 2 miles either side of the southwest course of the Cordova, Alaska (localizer) radio range to Amber civil airway No. 1.

[Amdt. 12, 13 F. R. 5658]

§ 601.2240 *Milton, Fla., control zone.* Within a 5 mile radius of North Whiting Naval Air Station extending 2 miles either side of the northwest course of the North Whiting (Navy) radio range to a point 10 miles northwest of the radio range station.

[Amdt. 15, 13 F. R. 7298]

§ 601.2241 *Macon, Ga., control zone.* Within a 5 mile radius of Robins Field (AFB) excluding that portion overlapping the Cochran Field control zone.

[Amdt. 17, 13 F. R. 8607]

§ 601.2242 *Lexington, Ky., control zone.* Within a 5 mile radius of the Blue Grass Airport extending 2 miles either side of a line 225° magnetic from the Lexington, Ky., nondirectional radio marker beacon to a point 10 miles southwest of the radio marker beacon.

[Amdt. 15, 13 F. R. 7298]

§ 601.2243 *Hempstead, N. Y., control zone.* Within a 5 mile radius of Mitchel Field (AFB) extending 2 miles either side of the southeast course of the Mitchel Field (AFB) radio range to the Babylon fan marker excluding the area within a 3,000-foot radius of Aviation Country Club Airport and the area extending 1,500 feet either side of a track 80° true from the center of the Aviation Country Club Airport to the outer limits of the 5 mile radius circle centered on Mitchel Field AFB.

[Amdt. 17, 13 F. R. 8607]

§ 601.2244 *Quantico, Va., control zone.* Within a 5 mile radius of the Marine Corps Air Station, excluding that portion overlapping danger areas.

[Amdt. 17, 13 F. R. 8607]

§ 601.2245 *Chanute, Kans., control zone.* Within a 3 mile radius of the Chanute Municipal Airport extending 2 miles either side of the east course of the radio range to a point 10 miles from the radio range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.2246 *Oklahoma City, Okla., control zone.* Within a 5 mile radius of Will Rogers Field extending 2 miles either side of the west course of the radio range to the Mustang fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2247 *Abilene, Tex., control zone.* Within a 5 mile radius of the Abilene

Airport extending 2 miles either side of the north course of the radio range to the Phantom Hill fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2248 *San Antonio, Tex., control zone.* Within a 5 mile radius of Alamo Field extending 2 miles either side of the north course of the Alamo radio range to the Cibolo Creek fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2249 *Corpus Christi, Tex., control zone.* Within a 3 mile radius of the Cliff Maus Airport extending 2 miles either side of the northwest course of the radio range to the Odem fan marker.

[Amdt. 17, 13 F. R. 8607]

§ 601.2250 *Tyler, Tex., control zone.* Within a 5 mile radius of Pounds Field extending 2 miles either side of the northwest course of the radio range to a point 5 miles northwest of the radio range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.2251 *Albany, Ga., control zone.* Within a 5 mile radius of the Municipal Airport extending 2 miles either side of the west and east courses of the Albany radio range to a point 10 miles east of the radio range station, including a 5 mile radius of Turner Air Force Base, and extending 2 miles either side of the north and south courses of the Albany radio range to a point 10 miles south of the radio range station.

[Amdt. 18, 14 F. R. 456]

§ 601.2252 *Fairbanks, Alaska, control zone.* Within a 5 mile radius of the Eielson Air Base, Fairbanks, Alaska, extending 2 miles either side of the east and north courses of the Eielson radio range to Amber Civil Airway No. 2.

[Amdt. 20, 14 F. R. 1487]

§ 601.2253 *Kenai, Alaska, control zone.* Within a 5 mile radius of the Kenai Airport extending 2 miles either side of the southeast course of the Kenai radio range to Green Civil Airway No. 8.

[Amdt. 20, 14 F. R. 1487]

§ 601.2254 *Falmouth, Mass., control zone.* Within a 3 mile radius of the Otis AFB, Falmouth, Mass., excluding that portion overlapping danger areas.

[Amdt. 22, 14 F. R. 2895]

§ 601.2255 *Aquidilla, P. R., control zone.* Within a 10 mile radius of the Ramey AFB, Aquidilla, P. R.

[Amdt. 22, 14 F. R. 2895]

DESIGNATION OF REPORTING POINTS

§ 601.4001 *Designation of reporting points.* The locations described in §§ 601.4011-601.5001 are designated as reporting points.

[Amdt. 11, 13 F. R. 5036]

GREEN CIVIL AIRWAYS

§ 601.4011 *Green civil airway No. 1 (United States-Canadian Border, to Forest City, Maine).* Millinocket, Maine, radio range station; the intersection of the south course of the Houlton, Maine, radio range and the west course of the

Blissville, New Brunswick, Canada, radio range.

[Amdt. 11, 13 F. R. 5036]

§ 601.4012 *Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).* Seattle, Wash., radio range station; Ellensburg, Wash., radio range station; Ephrata, Wash., radio range station; Spokane, Wash., radio range station; Coeur d'Alene, Idaho, radio range station; Mullan Pass, Idaho, radio range station; Superior, Mont., radio range station; Missoula, Mont., radio range station; Drummond, Mont., radio range station; Helena, Mont., radio range station; Bozeman, Mont., radio range station; Livingston, Mont., radio range station; Billings, Mont., radio range station; Custer, Mont., radio range station; Miles City, Mont., radio range station; Dickinson, N. Dak., radio range station; Bismarck, N. Dak., radio range station; Jamestown, N. Dak., radio range station; Fargo, N. Dak., radio range station; Alexandria, Minn., radio range station; Minneapolis, Minn., radio range station; LaCrosse, Wis., radio range station; Lone Rock, Wis., radio range station; Milwaukee, Wis., radio range station; Muskegon, Mich., radio range station; Grand Rapids, Mich., radio range station; Lansing, Mich., radio range station; the intersection of the north course of the Salem, Mich., VHF radio range and the east course of the Lansing, Mich., radio range; Detroit, Mich., radio range station; Buffalo, N. Y., radio range station; Rochester, N. Y., radio range station; Utica, N. Y., radio range station; Albany, N. Y., radio range station; Westfield, Mass., radio range station; the intersection of the northeast course of the Hartford, Conn., radio range and the southeast course of the Westfield, Mass., radio range; Franklin, Mass., fan type radio marker beacon or the intersection of the northeast course of the Providence, R. I., radio range and the southwest course of the Boston, Mass., radio range station.

[Amdt. 22, 14 F. R. 2895]

§ 601.4013 *Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.).* San Francisco, Calif., radio range station; Oakland, Calif., radio range station; Bay Point, Calif., fan type radio marker station or the intersection of the northeast course of the Oakland, Calif., radio range and the south course of the Williams, Calif., radio range; Sacramento, Calif., radio range station; Donner Summit, Calif., radio range station; Reno, Nev., radio range station; Humboldt, Nev., radio range station; Elko, Nev., radio range station; Lucin, Utah, radio range station; Ogden, Utah, radio range station; Fort Bridger, Wyo., radio range station; Rock Springs, Wyo., radio range station; Sinclair, Wyo., radio range station; Cheyenne, Wyo., radio range station; the intersection of the east course of the Cheyenne, Wyo., radio range and the southwest course of the Scottsbluff, Nebr., radio range; the intersection of the southeast course of the Scottsbluff, Nebr., radio range and the west course of the North Platte, Nebr., radio range; North Platte, Nebr., radio range station;

Grand Island, Nebr., radio range station; Omaha, Nebr., radio range station; Des Moines, Iowa, radio range station; Moline, Ill., radio range station; the intersection of the southeast course of the Rockford, Ill., radio range and the west course of the Chicago, Ill., radio range; Goshen, Ind., radio range station; Toledo, Ohio, radio range station; the intersection of the southeast course of the Detroit, Mich., radio range and the west course of the Cleveland, Ohio, radio range; Cleveland, Ohio, radio range station; Youngstown, Ohio, radio range station; Brookville, Pa., non-directional radio marker beacon; Philipsburg, Pa., radio range station; the intersection of the east course of the Philipsburg, Pa., radio range and the south course of the Williamsport, Pa., radio range; Allentown, Pa., radio range station; the intersection of the southwest course of the New York, N. Y. (LaGuardia), radio range and the northwest course of the Floyd Bennett, N. Y. (Navy), radio range; New York, N. Y. (LaGuardia), radio range station.

[Amdt. 22, 14 F. R. 2895]

§ 601.4014 *Green civil airway No. 4 (Los Angeles, Calif., to Philadelphia, Pa.)*. Los Angeles, Calif., radio range station; the intersection of the north course of the Los Angeles, Calif., radio range and the southwest course of the Palmdale, Calif., radio range or the Newhall, Calif., radio range station; Daggett, Calif., radio range station; Needles, Calif., radio range station; Prescott, Ariz., radio range station; Winslow, Ariz., radio range station; El Morro, N. Mex., radio range station; Acoma, N. Mex., radio range station; Albuquerque, N. Mex., radio range station; the intersection of the east course of the Otto, N. Mex., radio range and the southwest course of the Las Vegas, N. Mex., radio range; Tucumcari, N. Mex., radio range station; Amarillo, Tex., radio range station; Gage, Okla., radio range station; Wichita, Kans., radio range station; Lebo, Kans., radio range station; Kansas City, Mo., radio range station; Columbia, Mo., radio range station; St. Louis, Mo., radio range station; Effingham, Ill., radio range station; Terre Haute, Ind., radio range station; Indianapolis, Ind., radio range station; the intersection of the northeast course of the Indianapolis, Ind., radio range and the northwest course of the Cincinnati, Ohio, radio range or the Greenfield, Ind., radio marker beacon; the intersection of the west course of the Columbus, Ohio, radio range and the north course of the Dayton, Ohio, radio range; Columbus, Ohio, radio range station; the intersection of the west course of the Pittsburgh, Pa., radio range and the southeast course of the Cleveland, Ohio, radio range; Pittsburgh, Pa., radio range station; Altoona, Pa., radio range station; Harrisburg, Pa., radio range station; the intersection of the southwest course of the Allentown, Pa., radio range and the east course of the Harrisburg, Pa., radio range; Philadelphia, Pa., radio range station.

[Amdt. 15, 13 F. R. 7299]

§ 601.4015 *Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.)*. Riverside, Calif., radio range station; Blythe, Calif., radio range station; Phoenix, Ariz., radio range station; Tucson, Ariz., radio range station; Rodeo, N. Mex., radio range station; Columbus, N. Mex., radio range station; Wink, Tex., radio range station; Big Spring, Tex., radio range station; Abilene, Tex., radio range station; Fort Worth, Tex., radio range station; Texarkana, Ark., radio range station; Memphis, Tenn., radio range station; Jackson, Tenn., radio range station; Nashville, Tenn., radio range station; Smithville, Tenn., radio range station; Knoxville, Tenn., radio range station; Tri-City, Tenn., radio range station; Roanoke, Va., radio range station; Gordonsville, Va., radio range station; Doncaster, Md., fan type marker station or the intersection of the northeast course of the Gordonsville, Va., radio range station and the south course of the Washington, D. C., radio range station; Brandywine, Md., radio range station; the intersection of the southeast course of the Baltimore, Md., radio range and the southwest course of the Millville, N. J., radio range; Millville, N. J., radio range station; the intersection of the southeast course of the Newark, N. J., radio range and the southwest course of the Mitchel Field, N. Y. (Army) radio range; the intersection of the east course of the New York, N. Y. (LaGuardia) radio range and the northeast course of the Mitchel Field, N. Y. (Army) radio range; the intersection of the southwest course of the Boston, Mass., radio range and the southeast course of the Hartford, Conn., radio range; the intersection of the west course of the Providence, R. I., radio range and the southwest course of the Boston, Mass., radio range.

[Amdt. 22, 14 F. R. 2895]

§ 601.4016 *Green civil airway No. 6 (Laredo, Tex., to Norfolk, Va.)*. Laredo, Tex., radio range station; Alice, Tex., radio range station; Corpus Christi, Tex., radio range station; Palacios, Tex., radio range station; the intersection of the southwest course of the Houston, Tex., radio range and the east course of the Richmond, Tex., radio range; Houston, Tex., radio range station; Beaumont, Tex., radio range station; Lake Charles, La., radio range station; New Orleans, La., radio range station; Mobile, Ala., radio range station; Maxwell AFB, Ala., radio range station; Atlanta, Ga., radio range station; Spartanburg, S. C., radio range station; Greensboro, N. C., radio range station; Blackstone, Va., radio range station; Richmond, Va., radio range station; Norfolk, Va., radio range station.

[Amdt. 11, 13 F. R. 5036]

§ 601.4017 *Green civil airway No. 7 (Nome, Alaska, to Fairbanks, Alaska)*. Fairbanks, Alaska, radio range station.

[Amdt. 22, 14 F. R. 2895]

§ 601.4018 *Green civil airway No. 8 (Attu, Alaska, to Northway, Alaska)*. Heiden, Alaska, radio range station; Naknek, Alaska, radio range station; the intersection of the northeast course of the Naknek, Alaska, radio range and the

southwest course of the Iliamna, Alaska, radio range; the intersection of the southeast course of the Iliamna, Alaska, radio range and the west course of the Homer, Alaska, radio range; the intersection of the west course of the Homer, Alaska, radio range and the southwest course of the Kenai, Alaska, radio range; Homer, Alaska, radio range station; the intersection of the east course of the Kenai, Alaska, radio range and the southwest course of the Anchorage, Alaska, radio range; Anchorage, Alaska, radio range station; the intersection of the northeast course of the Anchorage, Alaska, radio range and the southeast course of the Skwentna, Alaska, radio range; Northway, Alaska, radio range station.

[Amdt. 22, 14 F. R. 2895]

AMBER CIVIL AIRWAYS

§ 601.4101 *Amber civil airway No. 1 (United States-Mexican Border to Nome, Alaska)*. San Diego, Calif., radio range station; the intersection of the northwest course of the San Diego, Calif., radio range and the southeast course of the Long Beach, Calif., radio range; Bakersfield, Calif., radio range station; Fresno, Calif., radio range station; Williams, Calif., radio range station; Red Bluff, Calif., radio range station; Fort Jones, Calif., radio range station; Medford, Oreg., radio range station; Eugene, Oreg., radio range station; Portland, Oreg., radio range station; Toledo, Wash., radio range station; Everett, Wash., radio range station; Bellingham, Wash., radio range station; the intersection of the east course of the Cordova (Hinchinbrook Island), Alaska, radio range and the southeast course of the Cordova (Mile 13), Alaska, radio range; Cordova, Alaska (Hinchinbrook Island), radio range station; the intersection of the northwest course of the Cordova, Alaska (Hinchinbrook Island), radio range and the southeast course of the Anchorage, Alaska, radio range; the intersection of the northeast course of the Kenai, Alaska, radio range and the northwest course of the Anchorage, Alaska, radio range; Skwentna, Alaska, radio range station.

[Amdt. 22, 14 F. R. 2895]

§ 601.4102 *Amber civil airway No. 2 (Long Beach, Calif., to Point Barrow, Alaska)*. Las Vegas, Nev., radio range station; Enterprise, Utah, radio range station; Delta, Utah, radio range station; Salt Lake City, Utah, radio range station; Malad City, Idaho, radio range station; Pocatello, Idaho, radio range station; Dubois, Idaho, radio range station; Dillon, Mont., radio range station; Whitehall, Mont., radio range station; Great Falls, Mont., radio range station; Cut Bank, Mont., radio range station; the intersection of the northwest course of the Northway, Alaska, radio range and the northeast course of the Tanacross, Alaska, radio range; Big Delta, Alaska, radio range station; the intersection of the northwest course of the Big Delta, Alaska, radio range and the east course of the Fairbanks, Alaska, radio range.

[Amdt. 11, 13 F. R. 5037]

§ 601.4103 *Amber civil airway No. 3 (El Paso, Tex., to Great Falls, Mont.)*. Engle,

N. Mex., radio range station; Las Vegas, N. Mex., radio range station; Trinidad, Colo., radio range station; Pueblo, Colo., radio range station; Colorado Springs, Colo., radio range station; Denver, Colo., radio range station; the intersection of the north course of the Cheyenne, Wyo., radio range and the northeast course of the Laramie, Wyo., radio range; Casper, Wyo., radio range station; Sheridan, Wyo., radio range station; Lewistown, Mont., radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4104 *Amber civil airway No. 4 (Brownsville, Tex., to Minot, N. Dak.)*. Brownsville, Tex., radio range station; the intersection of the south course of the Alice, Tex., radio range and the southwest course of the Corpus Christi, Tex., radio range; the intersection of the south course of the Alamo (San Antonio), Tex., radio range and the southeast course of the San Antonio, Tex., radio range; Alamo (San Antonio), Tex., radio range station; Cibola, Tex., fan type radio marker station or the intersection of the north course of the Alamo (San Antonio), Tex., radio range and the southwest course of the Austin, Tex., radio range; Austin, Tex., radio range station; Waco, Tex., radio range station; the intersection of the south course of the Fort Worth, Tex., radio range and the west course of the Dallas, Tex., radio range; Oklahoma City, Okla., radio range station; Tulsa, Okla., radio range station; Chanute, Kans., radio range station; St. Joseph, Mo., radio range station; Sioux City, Iowa, radio range station; Sioux Falls, S. Dak., radio range station; Huron, S. Dak., radio range station; Aberdeen, S. Dak., radio range station; Minot, N. Dak., radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4105 *Amber civil airway No. 5 (Grand Isle, La., to Milwaukee, Wis.)*. Jackson, Miss., radio range station; Greenwood, Miss., radio range station; Advance, Mo., radio range station; Springfield, Ill., radio range station; the intersection of the east course of the Peoria, Ill., radio range and the southwest course of the Joliet, Ill., radio range; Joliet, Ill., radio range station.

[Amdt. 11, 13 F. R. 5037, as amended by Amdt. 12, 13 F. R. 5658]

§ 601.4106 *Amber civil airway No. 6 (Jacksonville, Fla., to United States-Canadian Border)*. Jacksonville, Fla., radio range station; Alma, Ga., radio range station; Macon, Ga., radio range station; Chattanooga, Tenn., radio range station; Bowling Green, Ky., radio range station; Louisville, Ky., radio range station.

[Amdt. 12, 13 F. R. 5658]

§ 601.4107 *Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine)*. Key West, Fla., radio range station; Miami, Fla., radio range station; West Palm Beach, Fla., radio range station; Melbourne, Fla., radio range station; Daytona Beach, Fla., radio range station; Brunswick, Ga., radio range station; Savannah, Ga., radio range station; Charleston, S. C., radio range station; Florence, S. C., radio range station; Raleigh, N. C., radio range station; the intersection of

the southwest course of the Richmond, Va., radio range and the southeast of the Blackstone, Va., radio range; Washington, D. C., radio range station; the intersection of the northeast course of the Washington, D. C. radio range and the west course of the Baltimore, Md., radio range; Newark, N. J., radio range station; Hartford, Conn., radio range station; Portland, Maine, radio range station; Augusta, Maine, radio range station; Bangor, Maine, radio range station; Presque Isle, Maine, radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4108 *Amber civil airway No. 8 (Los Angeles, Calif., to The Dalles, Ore.)*. Santa Barbara, Calif., VHF radio range station; Paso Robles, Calif., VHF radio range station; Salinas, Calif., VHF radio range station; the intersection of the southwest course of the San Francisco, Calif., radio range and the northwest course of the Salinas, Calif., VHF radio range; the intersection of the southwest course of the Fairfield-Suisun, Calif., radio range and the northwest course of the Oakland, Calif., radio range; Fairfield-Suisun, Calif., radio range station; Whitmore, Calif., radio range station; Klamath Falls, Ore., radio range station; Redmond, Ore., radio range station; The Dalles, Ore., radio range station.

[Amdt. 17, 13 F. R. 8607]

§ 601.4109 *Amber civil airway No. 9 (Charleston, S. C. to New York, N. Y.)*. Myrtle Beach, S. C., VHF radio range station; Wilmington, N. C., VHF radio range station; New Bern, N. C., VHF radio range station; Williamston, N. C., VHF radio range station; the intersection of the northeast course of the Williamston, N. C., VHF radio range and the southwest course of the Norfolk, Va., radio range.

[Amdt. 11, 13 F. R. 5037, as amended by Amdt. 15, 13 F. R. 7299]

RED CIVIL AIRWAYS

§ 601.4201 *Red civil airway No. 1 (Portland, Ore., to Kansas City, Mo.)*. Pendleton, Ore., radio range station; Baker, Ore., radio range station; Boise, Idaho, radio range station; Gooding, Idaho, nondirectional radio marker beacon; Burley, Idaho, radio range station; Laramie, Wyo., radio range station; Goodland, Kans., VHF radio range station; Salina, Kans., radio range station; Fort Riley, Kans. (Marshall AFB), radio range station; Topeka, Kans., VHF radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4202 *Red civil airway No. 2 (Butte, Mont., to Rapid City, S. Dak.)*. Butte, Mont., radio range station; Rapid City, S. Dak., radio range station.

[Amdt. 11, 13 F. R. 5037]

§ 601.4203 *Red civil airway No. 3 (Phillipsburg, Pa., to Hartford, Conn.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5037]

§ 601.4204 *Red civil airway No. 4 (Otto, N. Mex., to Las Vegas, N. Mex.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5037]

§ 601.4205 *Red civil airway No. 5 (Sioux Falls, S. Dak., to St. Paul, Minn.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5037]

§ 601.4206 *Red civil airway No. 6 (Las Vegas, Nev., to Omaha, Nebr.)*. St. George, Utah, VHF radio range station; Bryce Canyon, Utah, VHF radio range station; Hanksville, Utah, VHF radio range station; Grand Junction, Colo., VHF radio range station; Eagle, Colo., VHF radio range station; Akron, Colo., radio range station; Hayes Center, Nebr., radio range station; Lincoln, Nebr., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4207 *Red civil airway No. 7 (Atlanta, Ga., to Greensboro, N. C.)*. Greenville, S. C., radio range station; Charlotte, N. C., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4208 *Red civil airway No. 8 (Altoona, Pa., to Wilkes-Barre, Pa.)*. Williamsport, Pa., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4209 *Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.)*. El Centro, Calif., radio range station; Gila Bend, Ariz., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4210 *Red civil airway No. 10 (Pueblo, Colo., to Charleston, S. C.)*. The intersection of the southwest course of the La Junta, Colo., radio range and the northeast course of the Trinidad, Colo., radio range; Dalhart, Tex., VHF radio range station; Wichita Falls, Tex., radio range station; Dallas, Tex., radio range station; the intersection of the northwest course of the Tyler, Tex., radio range and the east course of the Dallas, Tex., radio range; the intersection of the northeast course of the Tyler, Tex., radio range and the west course of the Shreveport, La., radio range; Shreveport, La., radio range station; Monroe, La., radio range station; Meridian, Miss., radio range station; Birmingham, Ala., radio range station; Augusta, Ga., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4211 *Red civil airway No. 11 (Tulsa, Okla., to Boston, Mass.)*. The intersection of the south course of the Joplin, Mo., radio range and the northeast course of the Tulsa, Okla., radio range; Springfield, Mo., radio range station; Vichy, Mo., radio range station; the intersection of the northeast course of the Scott Field, Belleville, Ill., radio range and the northwest course of the Evansville, Ind., radio range; Evansville, Ind., radio range station; the intersection of the east course of the Louisville, Ky., radio range and the northwest course of the Lexington, Ky., radio range; Huntington, W. Va., radio range station; Elmira, N. Y., radio range station; the intersection of the northeast course of the Westover Field, Chicopee Falls, Mass., radio range and the west course of the Boston, Mass., radio range; the intersection of the east course of the Boston, Mass., radio range and the northeast course of

the Squantum, Mass. (Navy) radio range.

[Amdt. 22, 14 F. R. 2896]

§ 601.4212 *Red civil airway No. 12 (Kansas City, Mo., to Detroit, Mich.)*. Kirksville, Mo., radio range station; Burlington, Iowa, radio range station; South Bend, Ind., radio range station; the intersection of the southeast course of the Lansing, Mich., radio range and the west course of the Romulus, Mich., radio range.

[Amdt. 11, 13 F. R. 5038]

§ 601.4213 *Red civil airway No. 13 (Sunbury, Pa., to Boston, Mass.)*. Wilkes-Barre, Pa., radio range station; New Hackensack, N. Y., radio range station; Providence, R. I., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4214 *Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.)*. Rockford, Ill., radio range station; Chicago, Ill., radio range station; the intersection of the east course of the Harvey, Ill., radio range and the southeast course of the Chicago, Ill., radio range; the intersection of the northeast course of the La Fayette, Ind., radio range and the northwest course of the Indianapolis, Ind., radio range.

[Amdt. 15, 13 F. R. 7299]

§ 601.4215 *Red civil airway No. 15 (Las Vegas, Nev., to Gila Bend, Ariz.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5038]

§ 601.4216 *Red civil airway No. 16 (Tallahassee, Fla., to Florence, S. C.)*. Albany, Ga., radio range station; Columbia, S. C., radio range station.

[Amdt. 18, 14 F. R. 456]

§ 601.4217 *Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.)*. Fort Wayne, Ind., radio range station; Findlay, Ohio, non-directional radio beacon; Mansfield, Ohio, non-directional radio beacon; Martinsburg, W. Va., radio range station; the intersection of the northeast course of the Arcola, Va., radio range and the west course of the Baltimore, Md., radio range; Baltimore, Md., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4218 *Red civil airway No. 18 (Indianapolis, Ind., to Washington, D. C.)*. Cincinnati, Ohio, radio range station; Charleston, W. Va., radio range station; Elkins, W. Va., radio range station; Front Royal, Va., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4219 *Red civil airway No. 19 (Washington, D. C., to Grand Rapids, Mich.)*. Morgantown, W. Va., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4220 *Red civil airway No. 20 (Lansing, Mich., to Washington, D. C.)*. Akron, Ohio, radio range station; the intersection of the south course of the Youngstown, Ohio, radio range and the northwest course of the Pittsburgh, Pa., radio range; the intersection of the northwest course of the Washington,

D. C., radio range and the northeast course of the Martinsburg, W. Va., radio range; the intersection of the southeast course of the Washington, D. C., radio range and the northeast course of the Patuxent River, Md. (Navy), radio range.

[Amdt. 22, 14 F. R. 2896]

§ 601.4221 *Red civil airway No. 21 (Pittsburgh, Pa., to Boston, Mass.)*. The intersection of the northeast course of the Pittsburgh, Pa., radio range and the north course of the Altoona, Pa., radio range; the intersection of the northeast course of the Allentown, Pa., radio range and the west course of the Newark, N. J., radio range.

[Amdt. 22, 14 F. R. 2896]

§ 601.4222 *Red civil airway No. 22 (United States-Canadian Border to Rochester, N. Y.)*. The intersection of the northeast course of the Buffalo, N. Y., radio range and the northwest course of the Rochester, N. Y., radio range.

[Amdt. 11, 13 F. R. 5038]

§ 601.4223 *Red civil airway No. 23 (United States-Canadian Border to New York, N. Y.)*. The intersection of the northeast course of the Allentown, Pa., radio range and the northwest course of the New York (LaGuardia), N. Y., radio range; the intersection of the southwest course of the New Hackensack, N. Y., radio range and the northwest course of the New York (LaGuardia), N. Y., radio range.

[Amdt. 11, 13 F. R. 5038]

§ 601.4224 *Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5038]

§ 601.4225 *Red civil airway No. 25 (Tallahassee, Fla., to Miami, Fla.)*. Cross City, Fla., radio range station; Tampa, Fla., radio range station; Fort Myers, Fla., radio range station.

[Amdt. 11, 13 F. R. 5038]

§ 601.4226 *Red civil airway No. 26 (Syracuse, N. Y., to Millville, N. J.)*. The intersection of the southeast course of the Elmira, N. Y., radio range and the north course of the Wilkes-Barre, Pa., radio range.

[Amdt. 11, 13 F. R. 5038, as amended by Amdt. 17, 13 F. R. 8608]

§ 601.4227 *Red civil airway No. 27 (Knoxville, Tenn., to Detroit, Mich.)*. Dayton, Ohio, radio range station.

[Amdt. 12, 13 F. R. 5658]

§ 601.4228 *Red civil airway No. 28 (Rockford, Ill., to Detroit, Mich.)*. The intersection of the east course of the Rockford, Ill., radio range and the northwest course of the Chicago, Ill., radio range; the intersection of the northeast course of the Chicago, Ill., radio range and the north course of the South Bend, Ind., radio range.

[Amdt. 11, 13 F. R. 5309, as amended by Amdt. 22, 14 F. R. 2896]

§ 601.4229 *Red civil airway No. 29 (Rochester, N. Y., to Baltimore, Md.)*. No reporting point designation.

[Amdt. 11, 13 F. R. 5309]

§ 601.4230 *Red civil airway No. 30 (Shreveport, La., to Jacksonville, Fla.)*. Alexandria, La., radio range station; Baton Rouge, La., radio range station; the intersection of the northeast course of the Mobile, Ala., radio range and the west course of the Crestview, Fla., radio range; Crestview, Fla., radio range station; Tallahassee, Fla., radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4231 *Red civil airway No. 31 (Denver, Colo., to Minneapolis, Minn.)*. Scottsbluff, Nebr., radio range station; Pierre, S. Dak., radio range station; Watertown, S. Dak., radio range station; Willmar, Minn., radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4232 *Red civil airway No. 32 (Laredo, Tex., to Houston, Tex.)*. San Antonio, Tex. (Kelly), radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4233 *Red civil airway No. 33 (Richmond, Va., to New Hackensack, N. Y.)*. Arcola, Va., radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4234 *Red civil airway No. 34 (Pulaski, Va., to Elizabeth City, N. C.)*. Rocky Mount, N. C., VHF radio range station; Elizabeth City, N. C., VHF radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4235 *Red civil airway No. 35 (Pueblo, Colo., to Wichita, Kans.)*. La Junta, Colo., radio range station; Garden City, Kans., radio range station; Hutchinson, Kans., radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4236 *Red civil airway No. 36 (Rochester, Minn., to La Crosse, Wis.)*. Rochester, Minn., radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4237 *Red civil airway No. 37 (Dallas, Tex., to Washington, D. C.)*. Tyler, Tex., radio range station; Little Rock, Ark., radio range station; Lynchburg, Va., radio range station.

[Amdt. 11, 13 F. R. 5309]

§ 601.4238 *Red civil airway No. 38 (Big Spring, Tex., to San Antonio, Tex.)*. San Angelo, Tex., radio range station; the intersection of the northwest course of the San Antonio, Tex. (Kelly), radio range and the west course of the San Antonio (Alamo), Tex., radio range.

[Amdt. 11, 13 F. R. 5309]

§ 601.4239 *Red civil airway No. 39 (Bethel, Alaska, to Fairbanks, Alaska)*. Nenana, Alaska, radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4240 *Red civil airway No. 40 (Shemya, Alaska, to Anchorage, Alaska)*. Kenai, Alaska, radio range station; the intersection of the northeast course of the Kenai, Alaska, radio range and the west course of the Anchorage (Merrill), Alaska, radio range.

[Amdt. 22, 14 F. R. 2896]

RULES AND REGULATIONS

§ 601.4241 *Red civil airway No. 41 (Yakutat, Alaska, to Gustavus, Alaska).* Gustavus, Alaska, radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4242 *Red civil airway No. 42 (Joliet, Ill., to La Fayette, Ind.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4243 *Red civil airway No. 43 (Chicago, Ill., to La Fayette, Ind.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4244 *Red civil airway No. 44 (Bellingham, Wash., to United States-Canadian Border).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4245 *Red civil airway No. 45 (Washington, D. C., to Allentown, Pa.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4246 *Red civil airway No. 46 (Aberdeen, S. Dak., to Watertown, S. Dak.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4247 *Red civil airway No. 47 (Tampa, Fla., to Daytona Beach, Fla.).* Orlando, Fla., radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4248 *Red civil airway No. 48 (Missoula, Mont., to Livingston, Mont.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4249 *Red civil airway No. 49 (Elko, Nev., to Fort Bridger, Wyo.).* Wendover, Utah, radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4250 *Red civil airway No. 50 (Galena, Alaska, to Fairbanks, Alaska).* No reporting point designation.

[Amdt. 22, 14 F. R. 2896]

§ 601.4251 *Red civil airway No. 51 (El Paso, Tex., to United States-Mexican Border).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4252 *Red civil airway No. 52 (Memphis, Tenn., to Birmingham, Ala.).* Muscle Shoals, Ala., radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4253 *Red civil airway No. 53 (Joplin, Mo., to Springfield, Mo.).* Joplin, Mo., radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4254 *Red civil airway No. 54 (Burley, Idaho, to Salt Lake City, Utah).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4255 *Red civil airway No. 55 (Burlington, Iowa, to Columbus, Ohio).* Peoria, Ill., radio range station.

[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2896]

§ 601.4256 *Red civil airway No. 56 (Red Bluff, Calif., to Whitmore, Calif.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4257 *Red civil airway No. 57 (Moline, Ill., to Youngstown, Ohio).* Battle Creek, Mich., radio range station.

[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2896]

§ 601.4258 *Red civil airway No. 58 (Salinas, Calif., to Hollister, Calif.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4259 *Red civil airway No. 59 (Gage, Okla., to Oklahoma City, Okla.).* No reporting point designation.

[Amdt. 22, 14 F. R. 2896]

§ 601.4260 *Red civil airway No. 60 (San Jose, Calif., to Stockton, Calif.).* Stockton, Calif., radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4261 *Red civil airway No. 61 (Pittsburgh, Pa., to Washington, D. C.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4262 *Red civil airway No. 62 (Lansing, Mich., to Pittsburgh, Pa.).* Wellington, Ohio, VHF radio range station.

[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2896]

§ 601.4263 *Red civil airway No. 63 (Battle Creek, Mich., to United States-Canadian Border).* Salem, Mich., VHF radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4264 *Red civil airway No. 64 (United States-Canadian Border to Annette Island, Alaska).* Annette Island, Alaska, radio range station.

[Amdt. 22, 14 F. R. 2896]

§ 601.4265 *Red civil airway No. 65 (Oceanside, Calif., to Blythe, Calif.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4266 *Red civil airway No. 66 (Santa Barbara, Calif., to Los Angeles, Calif.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4267 *Red civil airway No. 67 (Crestview, Fla., to Dothan, Ala.).* Dothan, Ala., radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4268 *Red civil airway No. 68 (El Paso, Tex., to Shreveport, La.).* The intersection of the south course of the El Paso, Tex., radio range and the west course of the Hudspeth, Tex., VHF radio range; the intersection of the southwest course of the Midland, Tex., radio range and the southeast course of the Wink, Tex., VHF radio range; Midland, Tex., radio range station.

[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2896]

§ 601.4269 *Red civil airway No. 69 (El Paso, Tex., to Big Spring, Tex.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4270 *Red civil airway No. 70 (Midland, Tex., to Oklahoma City, Okla.).* Childress, Tex., VHF radio

range station; Hobart, Oklahoma, VHF radio range station.

[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 17, 13 F. R. 8608]

§ 601.4271 *Red civil airway No. 71 (Lubbock, Tex., to Wichita Falls, Tex.).* Guthrie, Tex., VHF radio range station.

[Amdt. 11, 13 F. R. 5039]

§ 601.4272 *Red civil airway No. 72 (Millville, N. J., to Newark, N. J.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4273 *Red civil airway No. 73 (Baltimore, Md., to Millville, N. J.).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4274 *Red civil airway No. 74 (Louisville, Ky., to Cincinnati, Ohio).* No reporting point designation.

[Amdt. 11, 13 F. R. 5039]

§ 601.4275 *Red civil airway No. 75 (United States-Canadian Border, Vancouver, British Columbia, to United States-Canadian Border, Abbotsford, British Columbia).* No reporting point designation.

[Amdt. 15, 13 F. R. 7299]

§ 601.4276 *Red civil airway No. 76 (Williams, Calif., to Auburn, Calif.).* No reporting point designation.

[Amdt. 16, 13 F. R. 7405]

§ 601.4277 *Red civil airway No. 77 (Richmond, Va., to Millville, N. J.).* No reporting point designation.

[Amdt. 15, 13 F. R. 7299]

§ 601.4278 *Red civil airway No. 78 (Medford, Oreg., to Klamath Falls, Oreg.).* No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4279 *Red civil airway No. 79 (Port Angeles, Wash., to Everett, Wash.).* No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4280 *Red civil airway No. 80 (Lewistown, Mont., to Miles City, Mont.).* No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4281 *Red civil airway No. 81 (Parkersburg, W. Va., to Elkins, W. Va.).* No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4282 *Red civil airway No. 82 (Skwentna, Alaska, to Anchorage, Alaska).* No reporting point designation.

[Amdt. 18, 14 F. R. 456]

§ 601.4283 *Red civil airway No. 83 (Tucson, Ariz., to Rodeo, N. Mex.).* No reporting point designation.

[Amdt. 22, 14 F. R. 2896]

§ 601.4284 *Red civil airway No. 84 (New Orleans, La., to Biloxi, Miss.).* No reporting point designation.

[Amdt. 22, 14 F. R. 2896]

§ 601.4285 *Red civil airway No. 85 (Dayton, Ohio, to Mansfield, Ohio).* No reporting point designation.

[Amdt. 22, 14 F. R. 2896]

BLUE CIVIL AIRWAYS

§ 601.4601 *Blue civil airway No. 1* (Pendleton, Oreg., to Spokane, Wash.). Walla Walla, Wash., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4602 *Blue civil airway No. 2* (Birmingham, Ala., to Erie, Pa.). Erie, Pa., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4603 *Blue civil airway No. 3* (Tallahassee, Fla., to La Fayette, Ind.). No reporting point designation.
[Amdt. 14, 13 F. R. 6147]

§ 601.4604 *Blue civil airway No. 4* (Nantucket, Mass., to United States-Canadian Border). Concord, N. H., radio range station; the intersection of the southeast course of the Burlington, Vt., radio range and the southwest course of the Montpelier, Vt., radio range; Burlington, Vt., radio range station.
[Amdt. 22, 14 F. R. 2896]

§ 601.4605 *Blue civil airway No. 5* (Galveston, Tex., to Salina, Kans.). Galveston, Tex., radio range station; the intersection of the northwest course of the Houston, Tex., radio range and the northeast course of the Richmond, Tex., radio range; Bryan, Tex., radio range station.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2897]

§ 601.4606 *Blue civil airway No. 6* (Abilene, Tex., to Muskegon, Mich.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4607 *Blue civil airway No. 7* (Paso Robles, Calif., to Williams, Calif.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 16, 13 F. R. 7400]

§ 601.4608 *Blue civil airway No. 8* (Fargo, N. Dak., to United States-Canadian Border). Grand Forks, N. Dak., radio range station; Pembina, N. Dak., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4609 *Blue civil airway No. 9* (Columbia, Mo., to United States-Canadian Border). Duluth, Minn., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4610 *Blue civil airway No. 10* (Fresno, Calif., to Williams, Calif.). Los Banos, Calif., fan type radio marker station or the intersection of the northwest course of the Fresno, Calif., radio range and the south course of the Stockton, Calif., radio range; Evergreen, Calif., non-directional radio marker beacon.
[Amdt. 16, 13 F. R. 7400]

§ 601.4611 *Blue civil airway No. 11* (Cleveland, Ohio, to Niagara Falls, N. Y.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4612 *Blue civil airway No. 12* (The Dalles, Oreg., to Ellensburg, Wash.). Yakima, Wash., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4613 *Blue civil airway No. 13* (Houston, Tex., to Minneapolis, Minn.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2897]

§ 601.4614 *Blue civil airway No. 14* (El Centro, Calif., to Sacramento, Calif.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4615 *Blue civil airway No. 15* (Huntington, W. Va., to Erie, Pa.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 17, 13 F. R. 8608]

§ 601.4616 *Blue civil airway No. 16* (Dillon, Mont., to Helena, Mont.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4617 *Blue civil airway No. 17* (Millinocket, Maine, to Presque Isle, Maine). Houlton, Maine, radio range station.
[Amdt. 22, 14 F. R. 2897]

§ 601.4618 *Blue civil airway No. 18* (Philadelphia, Pa., to Burlington, Vt.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4619 *Blue civil airway No. 19* (Miami, Fla., to Orlando, Fla.). The intersection of the north course of the Miami, Fla., radio range and the west course of the West Palm Beach, Fla., radio range.
[Amdt. 15, 13 F. R. 7299]

§ 601.4620 *Blue civil airway No. 20* (Atlantic City, N. J., to Allentown, Pa.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 15, 13 F. R. 7299]

§ 601.4621 *Blue civil airway No. 21* (Charleston, W. Va., to Erie, Pa.). Parkersburg, W. Va., VHF radio range station.
[Amdt. 22, 14 F. R. 2897]

§ 601.4622 *Blue civil airway No. 22* (Memphis, Tenn., to Wichita, Kans.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4623 *Blue civil airway No. 23* (Detroit, Mich., to Flint, Mich.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4624 *Blue civil airway No. 24* (El Centro, Calif., to Riverside, Calif.). Indio, Calif., radio range station.
[Amdt. 11, 13 F. R. 5039]

§ 601.4625 *Blue civil airway No. 25* (Cordova, Alaska, to Big Delta, Alaska). No reporting point designation.
[Amdt. 22, 14 F. R. 2897]

§ 601.4626 *Blue civil airway No. 26* (Anchorage, Alaska, to Nenana, Alaska). The intersection of the north course of the Anchorage, Alaska (Merrill), localizer radio range and the southeast course of the Skwentna, Alaska, radio range; the intersection of the northeast course of the Summit, Alaska, radio range and the southeast course of the Nenana, Alaska, radio range.
[Amdt. 22, 14 F. R. 2897]

§ 601.4627 *Blue civil airway No. 27* (Kodiak, Alaska, to Kotzebue, Alaska). No reporting point designation.
[Amdt. 22, 14 F. R. 2897]

§ 601.4628 *Blue civil airway No. 28* (Charleston, S. C., to Spartanburg, S. C.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4629 *Blue civil airway No. 29* (Raleigh, N. C., to Lynchburg, Va.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4630 *Blue civil airway No. 30* (Brownsville, Tex., to Amarillo, Tex.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4631 *Blue civil airway No. 31* (New Florence, Mo., to Moline, Ill.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2897]

§ 601.4632 *Blue civil airway No. 32* (Pendleton, Oreg., to Fairbanks, Alaska). The intersection of the northwest course of the Seattle, Wash., radio range and the south course of the Patricia Bay, B. C., radio range.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 15, 13 F. R. 7299]

§ 601.4633 *Blue civil airway No. 33* (Archbold, Ohio, to Detroit, Mich.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 17, 13 F. R. 8608]

§ 601.4634 *Blue civil airway No. 34* (Little Rock, Ark., to Tulsa, Okla.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039]

§ 601.4635 *Blue civil airway No. 35* (Topeka, Kans., to Kirksville, Mo.). Topeka, Kans. (AFB) radio range station.
[Amdt. 22, 14 F. R. 2897]

§ 601.4636 *Blue civil airway No. 36* (Thurman, Colo., to North Platte, Nebr.). No reporting point designation.
[Amdt. 11, 13 F. R. 5039, as amended by Amdt. 22, 14 F. R. 2897]

§ 601.4637 *Blue civil airway No. 37* (Casper, Wyo., to Rapid City, S. Dak.). No reporting point designation.
[Amdt. 11, 13 F. R. 5040]

§ 601.4638 *Blue civil airway No. 38* (Annette Island, Alaska, to United States-Canadian Border). Haines, Alaska, radio range station.
[Amdt. 11, 13 F. R. 5040]

§ 601.4639 *Blue civil airway No. 39* (Knorrville, Tenn., to United States-Canadian Border). Syracuse, N. Y., radio range station; Watertown, N. Y., radio range station; Massena, N. Y., radio range station.
[Amdt. 22, 14 F. R. 2897]

§ 601.4340 *Blue civil airway No. 40* (Concord, N. H., to Burlington, Vt.). Montpelier, Vt., radio range station.
[Amdt. 22, 14 F. R. 2897]

§ 601.4641 *Blue civil airway No. 41* (New York, N. Y., to United States-Canadian Border). No reporting point designation.

nadian Border). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4642 *Blue civil airway No. 42* (South Bend, Ind., to Battle Creek, Mich.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4643 *Blue civil airway No. 43* (Birmingham, Ala., to Nashville, Tenn.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4644 *Blue civil airway No. 44* (Advance, Mo., to United States-Canadian Border). No reporting point designation.

[Amdt. 11, 13 F. R. 5040, as amended by Amdt. 17, 13 F. R. 8604; Amdt. 22, 14 F. R. 2897]

§ 601.4645 *Blue civil airway No. 45* (Lake Charles, La., to Baton Rouge, La.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4646 *Blue civil airway No. 46* (Los Angeles, Calif., to Oakland, Calif.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4647 *Blue civil airway No. 47* (Martinsburg, W. Va., to Philipsburg, Pa.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4648 *Blue civil airway No. 48* (New York, N. Y., to New Hackensack, N. Y.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4649 *Blue civil airway No. 49* (Atlantic City, N. J., to Philadelphia, Pa.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040, as amended by Amdt. 18, 14 F. R. 456]

§ 601.4650 *Blue civil airway No. 50* (Bangor, Maine, to United States-Canadian Border). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4651 *Blue civil airway No. 51* (Wendover, Utah, to Dubois, Idaho). No reporting point designation.

[Amdt. 11, 13 F. R. 5040, as amended by Amdt. 17, 8808]

§ 601.4652 *Blue civil airway No. 52* (Paso Robles, Calif., to Fresno, Calif.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4653 *Blue civil airway No. 53* (Providence, R. I., to Hartford, Conn.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4654 *Blue civil airway No. 54* (Salinas, Calif., to Hamilton Field, Calif.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040, as amended by Amdt. 16, 13 F. R. 7400]

§ 601.4655 *Blue civil airway No. 55* (Crestview, Fla., to Montgomery, Ala.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4656 *Blue civil airway No. 56* (Elizabeth City, N. C., to Washington, D. C.). No reporting point designation.

[Amdt. 11, 13 F. R. 5040, as amended by Amdt. 15, 13 F. R. 7299]

§ 601.4657 *Blue civil airway No. 57* (Elko, Nev., to Burley, Idaho). No reporting point designation.

[Amdt. 11, 13 F. R. 5040]

§ 601.4658 *Blue civil airway No. 58* (Sioux Falls, S. Dak., to Watertown, S. Dak.). No reporting point designation.

[Amdt. 12, 13 F. R. 5658]

§ 601.4659 *Blue civil airway No. 59* (Pensacola, Fla., to Goodway, Ala.). Pensacola, Fla., radio range station.

[Amdt. 14, 13 F. R. 6147]

§ 601.4660 *Blue civil airway No. 60* (Sunnyside, Calif., to Stockton, Calif.). No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4661 *Blue civil airway No. 61* (Springfield, Mo., to Kansas City, Mo.). No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4662 *Blue civil airway No. 62* (Ypsilanti, Mich., to Flint, Mich.). No reporting point designation.

[Amdt. 17, 13 F. R. 8608]

§ 601.4663 *Blue civil airway No. 63* (Olathe, Kans., to Topeka, Kans.). No reporting point designation.

[Amdt. 22, 14 F. R. 2897]

§ 601.4664 *Blue civil airway No. 64* (Lebo, Kans., to Topeka, Kans.). No reporting point designation.

[Amdt. 22, 14 F. R. 2897]

§ 601.4665 *Blue civil airway No. 65* (Garden City, Kans., to Goodland, Kans.). No reporting point designation.

[Amdt. 22, 14 F. R. 2897]

§ 601.4666 *Blue civil airway No. 66* (Bridgeport, Conn., to Poughkeepsie, N. Y.). No reporting point designation.

[Amdt. 22, 14 F. R. 2897]

§ 601.4667 *Blue civil airway No. 67* (Yuma, Ariz., to Las Vegas, Nev.). No reporting point designation.

[Amdt. 22, 14 F. R. 2897]

OTHER REPORTING POINTS

§ 601.5001 *Other reporting points.* Whidbey Island, Wash.; Navy Radio Range.

Bass Intersection: Intersection of the east course of the Norfolk, Va. (Navy) radio range and the western boundary of the New York Oceanic control area.

Carp Intersection: Intersection of the southeast course of the Wilmington, N. C., VHF radio range and the western boundary of the New York Oceanic control area.

Cod Intersection: Intersection of the east course of the Nantucket, Mass., VHF radio range and the western boundary of the New York Oceanic control area.

East Charleston Intersection: Intersection of the southeast course of the Charleston, S. C., radio range and the centerline of the Wilmington, N. C.-West Palm Beach, Fla., Domestic control area.

East Melbourne Intersection: Intersection of the northeast course of the Melbourne, Fla., radio range and the centerline of the Wilmington, N. C.-West Palm Beach, Fla., Domestic control area.

East Nantucket Intersection: Intersection of the east course of the Nantucket, Mass., VHF radio range and the southeast course of the Squantum, Mass. (Navy) radio range.

East Norfolk Intersection: Intersection of the east course of the Norfolk, Va. (Navy) radio range and the northeast course of the Weeksville, N. C. (Navy) radio range.

Eel Intersection: Intersection of the southeast course of the Boston, Mass., radio range and the western boundary of the New York Oceanic control area.

Gateway Intersection: Intersection of the east course of the Jacksonville, Fla., radio range and the centerline of the Wilmington, N. C.-West Palm Beach, Fla., Domestic Control area.

Montauk Intersection: Intersection of the east course of the New York, N. Y. (La Guardia) radio range and the southwest course of the Providence, R. I., radio range.

North Nantucket Intersection: Intersection of the east course of the Boston, Mass., radio range and the centerline of the Nantucket, Mass.-Yarmouth, N. S., Domestic control area.

Shad Intersection: Intersection of the southeast course of the Millville, N. J., radio range and the western boundary of the New York Oceanic control area.

Seal Intersection: Intersection of the south course of the Nantucket, Mass., VHF radio range and the western boundary of the New York Oceanic control area.

South Bangor Intersection: Intersection of the southeast course of the Bangor, Maine, radio range and the centerline of the Nantucket, Mass.-Yarmouth, N. S., Domestic control area.

South Island Intersection: Intersection of the southeast course of the Newark, N. J., radio range and the northeast course of the Atlantic City, N. J. (Navy) radio range.

South Millville Intersection: Intersection of the southeast course of the Millville, N. J., radio range and the southeast course of the Atlantic City, N. J. (Navy) radio range.

South Portland Intersection: Intersection of the southeast course of the Portland, Maine, radio range and the centerline of the East Boston, Mass.-Yarmouth, N. S., Domestic control area.

Smelt Intersection: Intersection of the southeast course of the Charleston, S. C., radio range and the western boundary of the New York Oceanic control area.

Trout Intersection: Intersection of the east course of the Jacksonville, Fla., radio range and the western boundary of the New York Oceanic control area.

Tuna Intersection: Intersection of the southeast course of the Newark, N. J., radio range and the western boundary of the New York Oceanic control area.

Vineyard Intersection: Intersection of the west course of the Nantucket, Mass., VHF radio range and the southeast course of the Quonset Point, R. I. (Navy) radio range.

[Amdt. 17, 13 F. R. 8608, as amended by Amdt. 22, 14 F. R. 2897]

PART 609—STANDARD INSTRUMENT APPROACH PROCEDURE

Sec.

609.1 Introduction.

609.2 Ceiling and visibility minimums.

609.3 Directive.

AUTHORITY: §§ 609.1 to 609.3 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply secs. 601, 52 Stat. 1007, as amended by Pub. Law 872, 80th Cong.; 49 U. S. C. 551.

§ 609.1 *Introduction.* (a) The following standard instrument approach procedures (including ceiling and visibility minimums for take-off and landing at particular airports) shall be identical for all users, with the following exceptions: The minimums for take-off and landing shall not apply to (1) military aircraft, or (2) users for whom the Administrator has specifically authorized lower minimums. The minimums for take-offs

shall not apply to those users for whom the Administrator has not been authorized to prescribe take-off minimums.

(b) Initial approach altitudes are the minimum en route cruising altitudes authorized for an airport between the last radio fix and the radio range station. These altitudes are based solely on clearance above terrain and obstructions to flight. The altitudes shown for initial approach on any radio range course shall be at least one thousand (1,000) feet above all obstructions, except for those areas designated as mountainous areas. Initial approach altitudes for mountainous areas shall not be less than the published en route minimums; where no en route minimums have been established, a clearance of at least two thousand (2,000) feet over all obstructions must be provided. Unless otherwise authorized by the Administrator, these altitudes shall provide for terrain clearance in an area five (5) miles each side of the center line of the radio range course from the last radio fix (radio range station or reliable intersection) to the range station: *Provided*, That no maneuvering is contemplated for this course. Where it is anticipated that maneuvering will be necessary on any radio range course, either for holding purposes or otherwise, a minimum lateral clearance of ten (10) miles from the center line of the radio range course will be provided for the maneuvering side, and five (5) miles clearance provided for the opposite

side. Where adequate radio fixes exist, altitudes will be shown for all range courses, either on or off airways. Where no radio fix exists, the term "Minimum en route altitude" will be used for the direction involved.

(c) If the range-associated airport is more than 7 miles from the range, visual contact must be established over the range on the final approach, and visual contact complied with from range station to airport.

(d) This policy is of the same nature as that covering a multiple-airport range. This latter policy directs all traffic first to the key (range-associated) airport and thence by visual contact operations from over that airport to one or more procedure-approved airports in the same area.

(e) Because of the rugged terrain adjacent to many of these range-associated airports, the Coast and Geodetic Survey charts, especially the Approach and Landing Charts, covering the area where an instrument let-down is proposed, should be carefully studied before an approach is made.

(f) Revisions of, or additions to, these procedures will be published in the FEDERAL REGISTER and Code of Federal Regulations, and may appear in the Airman's Guide and Flight Information Manual.

[13 F. R. 1423, as amended by Amdt. 1, 13 F. R. 5312]

§ 609.2 *Ceiling and visibility minimums.* (a) Regular landing minimums

(identified by "R" in the tables) are authorized when it is necessary to circle the airport for landing. They apply to all types of aircraft except aircraft having stall speeds, as established in the Airplane Operating Manual, of 75 miles per hour or less at maximum certificated landing weight with full flaps, landing gear extended, and power off, which are authorized to operate into airports with ceiling minimums 100 feet lower and visibility minimums one-half mile less than the published regular landing minimums, but in no case less than ceiling 500 feet and visibility 1 mile, or less than the authorized straight-in landing minimums, whichever is higher.

(b) Straight-in landing minimums (identified by "S" in the tables) are authorized only when landing can be accomplished straight in from the navigational facility being used to the near end of the runway without exceeding 500 feet per minute rate of descent and without change of direction of more than 30 degrees. They apply to all types of aircraft.

(c) Alternate minimums (identified by "A" in the tables) are authorized when an alternate airport is required. They apply to all types of aircraft.

(d) Take-off minimums (identified by "T" in the tables) apply to all types of aircraft.

(e) Not authorized (identified by "NA" in the tables).

[13 F. R. 1423, as amended by Amdt. 1, 13 F. R. 5312]

§ 609.3 Directive. The following standard instrument approach procedures, including ceiling and visibility minimums, are hereby prescribed:

(a) Low frequency ranges.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. Dist. (mi.)	Dir. (mi.)	Type	Day	Night	Cell. Vis. (ft.)		Cell. Vis. (mi.)
Aberdeen, S. Dak.: Aberdeen Airport, el. 1,299.	N—2,800' (Jamestown range). SE—3,000' (Watertown range). S—2,500' (Huron range). NW—3,500' (Bismarck range).	None	S	10 mi.—2,500' E side S leg. 15 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	2,000'	341°	2.5	R	500	1.5	500	1.5	Climb to 2,800' on N leg within 25 mi.
Abilene, Tex.: Abilene Air Terminal, el. 1,757.	N—Min. enroute alt. E—3,000' (Fort Worth range). S—Min. enroute alt. W—4,000' (Big Spring range). N—2,500' (Phantom Hill FM), final. (Make let-down to Abilene Air Terminal.)	None	N	10 mi.—3,000' W side N leg. 15 mi.—3,000' W side N leg. 20 mi.—3,000' W side N leg. 25 mi.—3,000' W side N leg.	2,500'	180°	2.2	R	500	1.5	500	2.0	Climb to 4,000' on S leg within 25 mi.
Abilene A.F.F., el. 1,791. Acomita, N. Mex.: CAA Int. Field, el. 6,517.		Fly contact from Abilene Air Terminal.		Terminal to Abilene A.F.F.									(Being revised.)
Advance, Mo.: CAA Int. Field, el. 357.	N—2,500' (S leg St. Louis). E—Min. enroute alt. S—2,000' (Memphis range). W—Min. enroute alt.	None	S	10 mi.—2,000' W side S leg. 15 mi.—2,000' W side S leg. 20 mi.—2,000' W side S leg. 25 mi.—2,000' W side S leg.	1,155'	354°	1.5	R	500	1.5	500	2.0	Climb to 2,000' on N leg.
Akron, Colo.: CAA Int. Field, el. 4,385.	N—Min. enroute alt. E—5,000' (Hayes Center range). S—Min. enroute alt. W—6,000' (Denver range). NE—2,500' (E leg Cleveland). SE—2,500' (E leg Youngstown). SW—2,400' (E leg Columbus). NW—2,700' (W leg Cleveland). SE—Min. enroute alt. SW—Min. enroute alt. NW—3,000' (Lawson range).	None	N	10 mi.—5,700' W side N leg. 15 mi.—5,700' W side N leg. 20 mi.—5,700' W side N leg. 25 mi.—5,700' W side N leg.	5,200'	154°	3.6	R	500	1.5	500	1.5	Climb to 6,000' on S leg within 25 mi.
Akron, Ohio: Akron Airport, el. 1,042.	N—Min. enroute alt. E—5,000' (Hayes Center range). S—Min. enroute alt. W—6,000' (Denver range). NE—2,500' (E leg Cleveland). SE—2,500' (E leg Youngstown). SW—2,400' (E leg Columbus). NW—2,700' (W leg Cleveland). SE—Min. enroute alt. SW—Min. enroute alt. NW—3,000' (Lawson range).	None	SW	10 mi.—5,700' W side N leg. 15 mi.—5,700' W side N leg. 20 mi.—5,700' W side N leg. 25 mi.—5,700' W side N leg.	1,900'	45°	0.4	R	700	1.5	700	1.5	Climb to 2,500' on NE leg.
Albany, Ga.: Turner Field, el. 218.	N—Min. enroute alt. E—5,000' (Hayes Center range). S—Min. enroute alt. W—6,000' (Denver range). NE—2,500' (E leg Cleveland). SE—2,500' (E leg Youngstown). SW—2,400' (E leg Columbus). NW—2,700' (W leg Cleveland). SE—Min. enroute alt. SW—Min. enroute alt. NW—3,000' (Lawson range).	None	NE	10 mi.—2,900' W side NE leg. 15 mi.—2,900' W side NE leg. 20 mi.—2,900' W side NE leg. 25 mi.—2,900' W side NE leg.	2,200'	202°	12.4	R	2,000	1.0	2,000	2.0	If not contact over range, climb to 3,000' on SW leg within 25 mi.
Albany, N. Y.: Albany Airport, el. 287. Procedure No. 1			N			195°	3.1	R	500	1.5	500	2.0	(Being revised.)
Procedure No. 2	SW—1,300' (Colonie LFM).			Straight-in approach only	1,300' over Colonie LFM	15°	1.5	R	500	1.0	500	1.0	(Being revised.)
Schenectady Co. Airport, el. 362. Troy Airport, el. 325.	(Make let-down to Albany Airport. Fly contact from Albany Airport to Troy Airport.)												Turn left, climb to 10,000' on W leg.
Albuquerque, N. Mex.: Kirtland Field, el. 5,330.	N—Min. enroute alt. E—11,000' (S leg Otto). S—10,000' (Encino range). W—6,300' (Peralta FM) final. W—10,000' (Acoma range). SE—Min. enroute alt. SE—1,500' (N leg Lake Charles). NW—Min. enroute alt. SE—2,000' (Minneapolis range). NW—2,800' (Fargo range). NW—1,500' (S leg Alamo). E—1,400' (Corpus Christi range). S—1,300' (E leg Corpus Christi). W—2,000' (Laredo range).	None	S	10 mi.—8,000' W side S leg. 15 mi.—8,000' W side S leg. 20 mi.—8,000' W side S leg. 25 mi.—8,000' W side S leg.	6,300'	354°	3.1	R	500	1.0	500	2.0	Turn left, climb to 10,000' on W leg.
Alexandria, La.: Alexandria Airport, el. 88.	N—Min. enroute alt. E—11,000' (S leg Otto). S—10,000' (Encino range). W—6,300' (Peralta FM) final. W—10,000' (Acoma range). SE—Min. enroute alt. SE—1,500' (N leg Lake Charles). NW—Min. enroute alt. SE—2,000' (Minneapolis range). NW—2,800' (Fargo range). NW—1,500' (S leg Alamo). E—1,400' (Corpus Christi range). S—1,300' (E leg Corpus Christi). W—2,000' (Laredo range).	None	SE	10 mi.—1,500' E side SE leg. 15 mi.—1,500' E side SE leg. 20 mi.—1,500' E side SE leg.	1,000'	310°	5.7	R	500	1.5	500	1.5	Climb to 1,500' on NW leg within 25 mi.
Alexandria, Minn.: Alexandria Airport, el. 1,423.	N—Min. enroute alt. E—11,000' (S leg Otto). S—10,000' (Encino range). W—6,300' (Peralta FM) final. W—10,000' (Acoma range). SE—Min. enroute alt. SE—1,500' (N leg Lake Charles). NW—Min. enroute alt. SE—2,000' (Minneapolis range). NW—2,800' (Fargo range). NW—1,500' (S leg Alamo). E—1,400' (Corpus Christi range). S—1,300' (E leg Corpus Christi). W—2,000' (Laredo range).	None	N	10 mi.—2,700' W side N leg. 15 mi.—2,800' W side N leg. 20 mi.—2,800' W side N leg. 25 mi.—2,800' W side N leg.	2,200'	186°	2.0	R	500	1.0	500	1.5	Climb to 2,800' on S leg within 25 mi.
Alcoa, Tex.: Alcoa Airport, el. 177.	N—Min. enroute alt. E—11,000' (S leg Otto). S—10,000' (Encino range). W—6,300' (Peralta FM) final. W—10,000' (Acoma range). SE—Min. enroute alt. SE—1,500' (N leg Lake Charles). NW—Min. enroute alt. SE—2,000' (Minneapolis range). NW—2,800' (Fargo range). NW—1,500' (S leg Alamo). E—1,400' (Corpus Christi range). S—1,300' (E leg Corpus Christi). W—2,000' (Laredo range).	None	W	10 mi.—1,300' S side W leg. 15 mi.—1,300' S side W leg. 20 mi.—1,300' S side W leg. 25 mi.—1,300' S side W leg.	1,000'	72°	3.6	R	500	1.0	500	1.5	Climb to 1,400' on E leg.
Allentown, Pa.: Allentown-Bethlehem Airport, el. 392.			NE			192°	2.7	R	500	1.0	500	1.0	(Being revised.)
Alma, Ga.: Alma Airport, el. 200.	NE—Min. enroute alt. SE—1,500' (Jacksonville range). SW—Min. enroute alt. NW—1,500' (Macon range).	None	NW	10 mi.—1,300' W side NW leg. 15 mi.—1,300' W side NW leg. 20 mi.—1,300' W side NW leg. 25 mi.—1,300' W side NW leg.	800'	144°	2.2	R	500	1.0	500	1.5	Climb on right side of SE leg to 1,500'.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from radio range station	Min. alt. over final appr.	Station to airport	Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
							Mag. Dist. (mi.)	Day	Night	Cell. (ft.)	
Altona, Pa.: Blair Co. Airport, el. 1,485'			N			233°	1.3	1,000	2,000	1,000	(Being revised.)
Amarillo, Tex.: English Field, el. 3,604'			W			77°	2.1	1,000	2,000	1,000	Climb to 4,700' on E leg.
Procedure No. 1	N—Min. enroute alt. E—4,700' (NE leg Charenton). S—Min. enroute alt. W—5,200' (Tucumcari final). W—4,400' (Soncy FM) final.	None		10 mi.—5,000' S side W leg. 15 mi.—5,000' S side W leg. 20 mi.—5,000' S side W leg. 25 mi.—5,000' S side W leg.	4,400'			1,000	2,000	1,000	
Procedure No. 2	N—Min. enroute alt. E—4,700' (NE leg Charenton). E—4,200' (NW leg Charenton) final. S—Min. enroute alt. W—5,200' (Tucumcari range). (No procedure approved.) (No associated airport.) (No procedure approved.)	None	E	10 mi.—4,700' N side E leg. 15 mi.—4,700' N side E leg. 20 mi.—4,700' N side E leg. 25 mi.—4,700' N side E leg.	4,200'	257° from Amarillo LFM		1,000	2,000	1,000	
Andrews (Camp Springs), Md. Arcata, Calif. Arcola, Va. Astoria, Oreg. Atlanta, Ga.: Atlanta Airport, el. 1,003', AG range. Procedure No. 1			SE			331°	1.9	500	1,500	500	(Being revised.)
Procedure No. 2			NW			151° from East Pt. LFM	3.5	1,000	2,000	1,000	(Being revised.)
Atlanta NAS, el. 1,002', NCQ range.			W			86°	3.2	1,000	2,000	1,000	(Being revised.)
Augusta, Ga.: Daniel Field, el. 424'			SW			46°	2.1	1,000	2,000	1,000	Climb to 1,800' on NE leg.
Augusta, Maine: Augusta State Airport, el. 354'			SW			81°	2.0	1,000	2,000	1,000	Climb to 1,700' on NE leg.
Austin, Tex.: Mueller Airport, el. 620'			NW			117°	1.8	1,000	2,000	1,000	Climb to 2,100' on SE leg.
Bergstrom AFF, el. 515'								1,000	2,000	1,000	
Halle Field, el. 725'								1,000	2,000	1,000	
Baker, Oreg.: Baker Airport, el. 3,283'			NW			118°	1.8	1,000	2,000	1,000	If not contact over range, immediately make 180° left turn and climb to 4,000' on NW leg within 10 mi.
Bakersfield, Calif.: Bakersfield-Kern Co., Airport, el. 515'			N			141°	1.5	1,000	2,000	1,000	Turn right W and climb to 3,000' on N leg.
Minter Field, el. 425'								1,000	2,000	1,000	
Baltimore, Md.: Baltimore Airport, el. 14'			S			15°	2.4	1,000	2,000	1,000	Climb to 1,900' on N leg.
Bangor, Maine: Dow Field, el. 160'			NW			172°	2.1	1,000	2,000	1,000	Climb to 2,500' on SE leg.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final app. leg	Procedure turn min. at distance from station	Min. alt. over range final app.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear.	Dist. (mi.)	Type	Day Cell. (ft.)	Day Vis. (mi.)	Night Cell. (ft.)		Vis. (mi.)
Barksdale (Shreveport), La.: Barksdale Field, el. 167.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	SE	10 mi.-1,500' E side SE leg. 15 mi.-1,500' E side SE leg. 20 mi.-1,500' E side SE leg. 25 mi.-1,500' E side SE leg.	800'	325°	4.4	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,500' on NW leg.
Baton Rouge, La.: Harding Field, el. 70.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	NW	10 mi.-1,000' W side NW leg. 15 mi.-1,100' W side NW leg. 20 mi.-1,100' W side NW leg. 25 mi.-1,100' W side NW leg.	800'	119°	3.4	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,500' on SE leg.
Battle Creek, Mich.: Kall-eg Field, el. 936.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	S	10 mi.-2,100' E side S leg. 15 mi.-2,100' E side S leg. 20 mi.-2,100' E side S leg. 25 mi.-2,100' E side S leg.	1,600'	3°	3.2	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,200' on N leg.
Battle Mountain, Nev. Beaumont, Tex.: Jefferson Co. Airport, el. 15.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	N	10 mi.-1,400' W side N leg. 15 mi.-1,400' W side N leg. 20 mi.-1,400' W side N leg. 25 mi.-1,400' W side N leg.	900'	160°	3.7	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,500' on S leg.
Beaumont Airport, el. 31.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	NW	10 mi.-1,500' W side NW leg. 15 mi.-1,500' W side NW leg. 20 mi.-1,500' W side NW leg. 25 mi.-1,500' W side NW leg.	1,300'	114°	2.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Turn right and climb to 2,000' on NW leg.
Bellingham, Wash.: Bellingham Airport, el. 158.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	W	10 mi.-1,500' W side W leg. 15 mi.-1,500' W side W leg. 20 mi.-1,500' W side W leg. 25 mi.-1,500' W side W leg.	3,200'	70°	3.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 4,000' on E leg.
Billings, Mont.: Billings Airport, el. 3,612.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	NE	10 mi.-5,000' N side NE leg. 15 mi.-5,000' N side NE leg. 20 mi.-5,000' N side NE leg. 25 mi.-5,000' N side NE leg.	4,500'	247°	1.3	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 5,500' on W leg with in 10 mi.
Birmingham, Ala.: Birmingham Airport, el. 643.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	N	10 mi.-1,500' N side N leg. 15 mi.-1,500' N side N leg. 20 mi.-1,500' N side N leg. 25 mi.-1,500' N side N leg.	4,500'	178°	3.0	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	(Being revised.)
Bismarck, N. Dak.: Bismarck Airport, el. 1,633.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	E	10 mi.-3,400' E side E leg. 15 mi.-3,400' E side E leg. 20 mi.-3,400' E side E leg. 25 mi.-3,400' E side E leg.	2,500'	260°	2.3	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 3,800' on W leg. All turns will be made on the S side of the leg. Tower 2,408' MSL. 4 mi. N. 6 miles E of range.
Blackstone, Va.: Blackstone AFF, el. 440. Blythe, Calif.: Blythe AFF, el. 387.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	S	10 mi.-2,000' W side S leg. 15 mi.-2,000' W side S leg. 20 mi.-2,000' W side S leg. 25 mi.-2,000' W side S leg.	1,200'	268°	4.1	R S A T	500 500 1,000 300	2.0 1.0 3.0 1.0	500 500 1,000 300	2.0 1.0 3.0 1.0	If not contact over range, turn left and climb to 4,000' on S leg.
Blytheville, Ark.: Blytheville Airport, el. 254.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	NE	10 mi.-1,500' N side NE leg. 15 mi.-1,500' N side NE leg. 20 mi.-1,500' N side NE leg. 25 mi.-1,500' N side NE leg.	800'	225°	14.2	R S A T	500 500 1,000 300	2.0 1.0 3.0 1.0	500 500 1,000 300	2.0 1.0 3.0 1.0	If not contact over range, climb to 2,000' on SW leg.
Boise, Idaho: Boise Air Terminal, el. 2,388.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	NW	10 mi.-4,000' W side NW leg. 15 mi.-4,000' W side NW leg. 20 mi.-4,000' W side NW leg. 25 mi.-4,000' W side NW leg.	3,800'	110°	2.3	R S A T	700 500 1,000 300	1.5 1.0 3.0 1.0	700 500 1,000 300	1.5 1.0 3.0 1.0	Turn right and climb to 4,000' on NW leg within 10 mi. High terrain 8 mi N of NW leg, 10 mi S of range.
Boston, Mass.: Logan Airport, el. 12.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	N	10 mi.-1,500' W side N leg. 15 mi.-1,500' W side N leg. 20 mi.-1,500' W side N leg. 25 mi.-1,500' W side N leg.	800'	228°	1.4	R A T	500 1,000 300	1.5 3.0 1.0	700 1,000 300	1.5 3.0 1.0	Climb to 1,700' on SW leg.
Procedure No. 2.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	SW	10 mi.-1,600' S side SW leg. 15 mi.-1,600' S side SW leg. 20 mi.-1,600' S side SW leg. 25 mi.-1,600' S side SW leg.	1,200'	38° from So. Boston LFM	1.9	R A T	500 1,000 300	1.5 3.0 1.0	700 1,000 300	1.5 3.0 1.0	Climb to 1,500' on N leg.
Bowling Green, Ky.: Bowling Green Airport, el. 540.	NE-1,500' (E leg Shreveport). SE-Min. en route alt. SW-Min. en route alt. SW-1,500' (S leg Shreveport). NW-1,500' (E leg Shreveport). NE-Min. en route alt. SE-1,500' (W leg New Orleans). SW-1,500' (E leg Lake Charles). NW-1,500' (Alexandria range). NE-2,200' (SE leg Grand Rapids). SE-2,200' (S leg Lansing). SE-2,100' (E leg South Bend). W-2,200' (N leg Goshen). (No instrument let-downs authorized.)	None	SE	10 mi.-2,000' N side SE leg. 15 mi.-2,000' N side SE leg. 20 mi.-2,000' N side SE leg. 25 mi.-2,000' N side SE leg.	1,500'	206°	3.8	R A T	500 1,000 300	1.0 3.0 1.0	500 1,000 300	1.0 3.0 1.0	Climb to 2,000' on NW leg within 25 mi.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport	Ceiling and visibility minimums				If visual contact not established, over airport at authorized landing minimums, or if landing not accomplished—
							Mag. Dist. (mi.)	Day	Night		
Bozeman, Mont.: Gallatin Field, el. 4,461'							319°	R 1,500 A 1,500 T 1,000	2.0 2.0 1.0	1,500 1,500 1,000	3.0 3.0 1.0 (Being revised.)
Brandywine, Md. Bridgesport, Conn.: Bridgesport Airport, el. 8'	(No associated airport.) NE-2,000' (SE leg Hartford) SE-1,500' (NE leg Mitchell) SW-1,500' (E leg LaGuardia) NW-2,000' (NE leg Newark)	None	NE	10 mi.-1,500' N side NE leg 15 mi.-1,500' N side NE leg 20 mi.-2,000' N side NE leg 25 mi.-2,000' N side NE leg	1,000'		221°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 Climb to 1,500' on SW leg.
Brownsville, Tex.: International Airport, el. 22'	N-Min. enroute alt. N-700' (Los Fresnos FM) final. E-Min. enroute alt. S-Min. enroute alt. W-1,300' (S leg Albee) (Make let-down to International Airport to Maudlin.)	None	N	10 mi.-1,200' W side N leg 15 mi.-1,200' W side N leg 20 mi.-1,200' W side N leg 25 mi.-1,200' W side N leg	700'		157°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 Climb to 1,300' on S leg within 25 mi.
Maudlin Airport, el. 22'								R 1,000 A 1,000 T 1,000	1.0 3.0 1.0	1,000 1,000 1,000	2.0 3.0 2.0 Climb to 2,000' on SW leg.
Buffalo, N. Y.: Buffalo Airport, el. 711'; Procedure No. 1	NE-2,000' (W leg Rochester) NE-1,200' (Wolcottville FM) final. E-2,000' (E Pembroke FM) E-2,500' (S leg Rochester) SW-2,000' (E leg Clear Creek) W-2,000' (NE leg Clear Creek) NE-2,000' (W leg Rochester) NE-1,800' (Wolcottville FM) E-2,500' (S leg Rochester) E-2,000' (E Pembroke FM) SW-2,000' (E leg Clear Creek) SW-1,500' (Angola FM) final. W-2,000' (NE leg Clear Creek) (No procedure approved.)	None	NE	10 mi.-1,800' N side NE leg 15 mi.-1,800' N side NE leg 20 mi.-2,000' N side NE leg 25 mi.-2,000' N side NE leg	1,300'		230°	R 500 A 1,000 T 300	1.5 3.0 1.0	500 1,000 300	1.5 3.0 1.0 Climb to 2,000' on NE leg.
Procedure No. 2			SW	10 mi.-2,000' S side SW leg 15 mi.-2,000' S side SW leg 20 mi.-2,000' S side SW leg 25 mi.-2,000' S side SW leg	1,500'		50° from Cheektowaga LFM	R 500 S 500 A 1,000 T 300	1.5 3.0 1.0	500 500 1,000 300	1.5 3.0 1.0 Climb to 2,000' on NE leg.
Burbank, Calif.: Lockheed Air Terminal, el. 783'; Burley, Idaho: Burley Airport, el. 4,148'							200°	R 700 S 700 A 1,000 T 1,000	1.5 2.0 3.0 1.0	700 700 1,000 1,000	2.0 2.0 3.0 2.0 (Being revised.)
Burlington, Iowa: Burlington Airport, el. 698'	NE-2,000' (S leg Moline) S-Min. enroute alt. SW-2,000' (Kirkville range) N-2,000' (W leg Moline) N-3,500' (S leg Montpelier) SE-6,000' (SW leg Montpelier) SE-2,500' (Huntington FM) S-4,000' (Albany range) S-2,000' (Verennes FM) NW-1,500' (Montreal range) NW-1,100' (Grand Isle FM) final. SE-10,000' (E leg Drummond) SE-10,000' (Whitehall range) S-11,500' (Dillon range) NW-12,700' (SW leg Drummond).	None	S	10 mi.-1,800' E side S leg 15 mi.-1,800' E side S leg 20 mi.-2,000' E side S leg 25 mi.-2,000' E side S leg	1,300'		357°	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 Climb to 2,000' on N leg.
Burlington, Vt.: Burlington Airport, el. 304'			NW	10 mi.-1,500' W side NW leg 15 mi.-1,500' W side NW leg 20 mi.-2,500' W side NW leg 25 mi.-2,500' W side NW leg	1,100'		151°	R 700 S 700 A 1,000 T 400	1.5 1.0 3.0 1.0	700 700 1,000 400	2.0 2.0 3.0 1.0 Climb to 4,000' on S leg.
Butte, Mont.: Butte Airport, el. 5,553'			N	10 mi.-9,000' E side N leg 15 mi.-9,000' E side N leg 20 mi.-N.A. 25 mi.-N.A.	9,000'		99°	R 2,500 S N.A. A 2,500 T 1,500	1.5 N.A. 1.5 1.0	2,500 N.A. 2,500 1,500	2.0 N.A. 2.0 2.0 If not contact over range, climb to 10,000' on SE leg within 15 mi. *Procedure turns to W not authorized due to high terrain. Sliding scale not authorized for landing. (Being revised.)
Carlsbad, N. Mex.: Carlsbad Airport, el. 3,276'							322°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 (Being revised.)
Casper, Wyo.: Wardwell Field, el. 5,346'							256°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	2.0 2.0 3.0 1.0 (Being revised.)
Casper A.P.F. el. 5,347'	(Make let-down to Wardwell Field. Fly contact from Wardwell Field to Casper A.P.F.)							R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	2.0 2.0 3.0 1.0 Climb to 1,900' on NE leg.
Chanute (Kansas), Ill.: Chanute Field, el. 738'	NE-1,900' (NW leg Lafayette) E-2,000' (SW leg Lafayette) SW-2,100' (NW leg Edinburg) W-2,000' (NE leg Springfield) N-2,500' (SW leg Kansas City) E-2,100' (NE leg Tulsa) W-3,000' (NE leg Wichita) N-1,200' (Florence range) E-Min. enroute alt. SW-1,200' (Savannah range) W-1,500' (Augusta range)	None	SW	10 mi.-2,100' W side SW leg 15 mi.-2,100' W side SW leg 20 mi.-2,100' W side SW leg 25 mi.-2,100' W side SW leg	1,600'		43°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 Climb to 1,900' on NE leg.
Chanute, Kans.: Chanute Airport, el. 980'			E	10 mi.-2,100' N side E leg 15 mi.-2,100' N side E leg 20 mi.-2,100' N side E leg 25 mi.-2,100' N side E leg	1,600'		304°	R 200 S 200 A 1,000 T 300	1.0 1.0 3.0 2.0	200 200 1,000 300	1.0 1.0 3.0 2.0 Climb to 3,000' on W leg.
Charleston, S. C.: Charleston Airport, el. 49'			W	10 mi.-1,200' S side W leg 15 mi.-1,200' S side W leg 20 mi.-1,500' S side W leg 25 mi.-1,500' S side W leg	600'		110°	R 500 S 500 A 1,000 T 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0 Climb to 1,500' on E leg.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio station	Mfn. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. Dist. bear. (mi.)	alt. (ft.)	Day	Night	Cell. (ft.)	Vis. (mi.)	
Charleston, W. Va. Charlotte, N. C. Douglas Field, el. 745'	(No procedure approved.) N-3,000' (SW leg Greensboro) E-Min. enroute alt. S-Min. enroute alt. W-4,000' (NE leg Spartanburg). (Make let-down to Douglas Field. Fly contact from Douglas Field to Cannon Airport.)	None	S	10 mi.-2,500' E side S leg. 15 mi.-2,500' E side S leg. 20 mi.-2,500' E side S leg. 25 mi.-2,500' E side S leg.	1,500'	335°	1.7	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 3,000' on N leg.
Cannon Airport, el. 788'	NE-3,000' (W leg Knoxville) (Kingston Int.) SE-4,000' (Atlanta range) SW-4,000' (N leg Birmingham) (Garden City Int.) NW-4,000' (Nashville range) NE-Min. enroute alt. SE-Min. enroute alt. SW-Min. enroute alt. NW-Min. enroute alt.	None	NE	10 mi.-2,500' E side NE leg. 15 mi.-2,500' E side NE leg. 20 mi.-2,500' E side NE leg. 25 mi.-2,500' E side NE leg.	2,000'	203°	3.0	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 4,000' on SE leg.
Chattanooga, Tenn.: Chattanooga-Lovell Airport, el. 678'	NE-3,000' (W leg Knoxville) (Kingston Int.) SE-4,000' (Atlanta range) SW-4,000' (N leg Birmingham) (Garden City Int.) NW-4,000' (Nashville range) NE-Min. enroute alt. SE-Min. enroute alt. SW-Min. enroute alt. NW-Min. enroute alt.	None	NW	10 mi.-1,500' W side NW leg. 15 mi.-1,500' W side NW leg. 20 mi.-1,500' W side NW leg. 25 mi.-1,500' W side NW leg.	1,000'	141°	4	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 1,500' on SE leg.
Cherry Point, N. C.: Cherry Point MCAS, el. 29'	NE-3,000' (W leg Knoxville) (Kingston Int.) SE-4,000' (Atlanta range) SW-4,000' (N leg Birmingham) (Garden City Int.) NW-4,000' (Nashville range) NE-Min. enroute alt. SE-Min. enroute alt. SW-Min. enroute alt. NW-Min. enroute alt.	None	NW	10 mi.-1,500' W side NW leg. 15 mi.-1,500' W side NW leg. 20 mi.-1,500' W side NW leg. 25 mi.-1,500' W side NW leg.	1,000'	76°	0.9	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	(Being revised.)
Cheyenne, Wyo.: Cheyenne Airport, el. 6150'	NE-2,300' (N leg South Bend) SE-2,000' (NE leg Lafayette) SW-2,300' (N leg Peoria) NW-2,300' (W leg Milwaukee) NE-1,500' (Franklin Park FM) final. SE-2,000' (N leg South Bend) SW-1,500' (NE leg Lafayette) NW-1,500' (E leg Harvey) final. W-2,300' (N leg Peoria) NW-2,000' (W leg Milwaukee). (Make let-down to Chicago Airport. Fly contact from Chicago Airport to Hinsdale Airport.)	None	NW	10 mi.-2,000' W side NW leg. 15 mi.-2,000' W side NW leg. 20 mi.-2,000' W side NW leg. 25 mi.-2,000' W side NW leg.	1,500'	152°	2.2	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Proceed S on N leg of Harvey climbing to 2,000'
Chicago, Ill.: Chicago Airport, el. 618'; Procedure No. 1	NE-2,300' (N leg South Bend) SE-2,000' (NE leg Lafayette) SW-2,300' (N leg Peoria) NW-2,300' (W leg Milwaukee) NE-1,500' (Franklin Park FM) final. SE-2,000' (N leg South Bend) SW-1,500' (NE leg Lafayette) NW-1,500' (E leg Harvey) final. W-2,300' (N leg Peoria) NW-2,000' (W leg Milwaukee). (Make let-down to Chicago Airport. Fly contact from Chicago Airport to Stinson Airport.)	None	SE	10 mi.-2,000' E side SE leg. 15 mi.-2,000' E side SE leg. 20 mi.-2,000' E side SE leg. 25 mi.-2,000' E side SE leg.	1,500'	335°	2.5	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 2,500' on NW leg.
Hinsdale Airport (Hinsdale, Ill.), el. 710'; Stinson Airport (La Grange, Ill.), el. 644'	(No procedure approved.) NE-2,000' (E leg Patterson) SE-1,600' (Leland FM) final. SW-2,000' (S leg Columbus). NW-2,000' (MT. Orab FM). SW-2,300' (Louisville range). NW-2,300' (Union FM). NE-2,300' (E leg Indianapolis). SE-2,300' (Cedar Grove FM). SW-3,300' (E leg Atlanta). NW-3,300' (E leg Amarillo). SE-2,700' (NE leg Akron). SW-2,700' (N leg Houston FM). NW-1,400' (E leg FM) final. NE-1,300' (Windsor range). SE-10,000' (Hilltop FM). SW-10,000' (SW leg. Radio). NW-10,000' (SE leg Tucson). W-13,000' (NE leg Tucson).	None	NE	10 mi.-2,100' N side NE leg. 15 mi.-2,100' N side NE leg. 20 mi.-2,100' N side NE leg. 25 mi.-2,100' N side NE leg.	1,600'	225°	5.2	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 2,500' on SW leg. 1,235' MSL (W. 2.5 mi N of SW leg. 13 mi out.
Clarendon, Tex.: Clarendon Airport, el. 2,860'	(No procedure approved.) NE-2,000' (E leg Patterson) SE-1,600' (Leland FM) final. SW-2,000' (S leg Columbus). NW-2,000' (MT. Orab FM). SW-2,300' (Louisville range). NW-2,300' (Union FM). NE-2,300' (E leg Indianapolis). SE-2,300' (Cedar Grove FM). SW-3,300' (E leg Atlanta). NW-3,300' (E leg Amarillo). SE-2,700' (NE leg Akron). SW-2,700' (N leg Houston FM). NW-1,400' (E leg FM) final. NE-1,300' (Windsor range). SE-10,000' (Hilltop FM). SW-10,000' (SW leg. Radio). NW-10,000' (SE leg Tucson). W-13,000' (NE leg Tucson).	None	W	10 mi.-1,900' S side W leg. 15 mi.-1,900' S side W leg. 20 mi.-1,900' S side W leg. 25 mi.-1,900' S side W leg.	1,400'	100°	0.7	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 2,500' on E leg.
Cleveland, Ohio: Cleveland Airport, el. 789'	(No procedure approved.) NE-2,000' (E leg Patterson) SE-1,600' (Leland FM) final. SW-2,000' (S leg Columbus). NW-2,000' (MT. Orab FM). SW-2,300' (Louisville range). NW-2,300' (Union FM). NE-2,300' (E leg Indianapolis). SE-2,300' (Cedar Grove FM). SW-3,300' (E leg Atlanta). NW-3,300' (E leg Amarillo). SE-2,700' (NE leg Akron). SW-2,700' (N leg Houston FM). NW-1,400' (E leg FM) final. NE-1,300' (Windsor range). SE-10,000' (Hilltop FM). SW-10,000' (SW leg. Radio). NW-10,000' (SE leg Tucson). W-13,000' (NE leg Tucson).	None	SE	10 mi.-6,000' E side SE leg. 15 mi.-7,000' E side SE leg. 20 mi.-7,000' E side SE leg. 25 mi.-8,000' E side SE leg.	5,000'	223°	2.2	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0	If not contact over range, turn right and shuttle to 9,000' on SE leg within 25 mi. 1,500' terrain on S side of W leg within 10 mi.
Coeur d'Alene, Idaho: Coeur d'Alene Air Terminal, el. 2,310'	N-Min. enroute alt. E-9,000' (Mullan Pass range). S-Min. enroute alt. W-7,000' (Spokane range). (Make let-down to Coeur d'Alene Air Terminal. Fly contact from Coeur d'Alene Air Terminal to Weeks Field.)	None	S	10 mi.-6,000' E side S leg. 15 mi.-6,000' E side S leg. 20 mi.-6,000' E side S leg. 25 mi.-6,000' E side S leg.	4,500'	321°	.5	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 6,000' on N leg within 25 mi.
Weeks Field, el. 2,237'; Colorado Springs, Colo.: Peterson Field, el. 6,170'	N-Min. enroute alt. E-9,000' (Mullan Pass range). S-Min. enroute alt. W-7,000' (Spokane range). (Make let-down to Coeur d'Alene Air Terminal. Fly contact from Coeur d'Alene Air Terminal to Weeks Field.)	None	N	10 mi.-8,700' E side N leg. 15 mi.-8,900' E side N leg. 20 mi.-8,900' E side N leg. 25 mi.-8,900' E side N leg.	8,200'	166°	3.9	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 8,000' on S leg.
Columbia, Mo.: Columbia Airport, el. 777'	N-Min. enroute alt. E-9,000' (Mullan Pass range). S-Min. enroute alt. W-7,000' (Spokane range). (Make let-down to Coeur d'Alene Air Terminal. Fly contact from Coeur d'Alene Air Terminal to Weeks Field.)	None	W	10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-2,000' S side W leg.	1,300'	86°	3.9	R S A T A T R S A T	Day Night	Cell. (ft.) Vis. (mi.)	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	Climb to 2,000' on E leg.

Station	Mtn. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If signal contact not established, return to authorized landing minimums, or if landing not accomplished—
						Mag. Dist. bear. (mi.)	Type	Day	Night	Vis. (mi.)	Ceil. (ft.)	Vis. (mi.)
Columbia, S. C.: Capital Airport, el. 244'	E-1,500' (SW leg Florence). SE-1,500' (NW leg Charleston). W-2,000' (NE leg Augusta). NW-Mtn. en route alt.	None	E	10 mi.-1,500' N side E leg. 15 mi.-1,500' N side E leg. 20 mi.-1,500' N side E leg. 25 mi.-1,500' N side E leg.	1,000'	268°	R	500	1.5	500	2.0	Climb to 2,000' on W leg.
Columbia Airport, el. 192'	E-1,500' (SW leg Florence). SE-1,500' (NW leg Charleston). W-2,000' (NE leg Augusta). NW-Mtn. en route alt.	None	SE	10 mi.-1,500' E side SE leg. 15 mi.-1,500' E side SE leg. 20 mi.-1,500' E side SE leg. 25 mi.-1,500' E side SE leg.	1,000'	330°	T	300	1.0	300	1.0	Climb to 2,000' on NW leg within 25 mi.
Concordia Field, el. 237'	(Make let-down to Columbia Airport. Fly contact from Columbia Airport.) N-Mtn. en route alt.	None	E	10 mi.-6,500' N side E leg. 15 mi.-6,500' N side E leg. 20 mi.-6,500' N side E leg. 25 mi.-6,500' N side E leg.	5,500'	202°	R	1,000	2.0	1,000	3.0	Climb to 8,000' on W leg within 25 mi.
Columbia, Ohio: Port Columbus, el. 817'; Procedure No. 1	E-8,500' (El Paso range). S-Mtn. en route alt. W-9,000' (Rodeo range).	None	W	10 mi.-2,300' S side W leg. 15 mi.-2,500' S side W leg. 20 mi.-2,500' S side W leg. 25 mi.-2,500' S side W leg.	1,800'	84°	R	500	1.5	500	1.5	Climb to 2,000' on E leg.
Procedure No. 2	NE-2,500' (W leg Cleveland). NE-2,300' (Mt. Liberty FM). E-2,600' (Pittsburgh range). E-2,300' (Newark FM). S-2,500' (NW leg Huntington). W-2,300' (N leg Patterson). W-1,800' (Hillard FM) final.	None	E	10 mi.-2,000' N side E leg. 15 mi.-2,000' N side E leg. 20 mi.-2,000' N side E leg. 25 mi.-2,000' N side E leg.	1,600'	266°	R	500	1.5	500	1.5	Climb to 2,300' on W leg.
Lockbourne AFB, el. 744'	(Make let-down to Port Columbus. Fly contact from Port Columbus to Lockbourne AFB.)	None	SE	10 mi.-1,300' W side NW leg. 15 mi.-1,300' W side NW leg. 20 mi.-1,300' W side NW leg. 25 mi.-1,300' W side NW leg.	800'	332°	R	1,000	1.0	1,000	2.0	(Being revised.)
Concord, N. H.: Concord Airport, el. 346'	NE-1,400' (N leg Corpus Christi NAS). SE-1,400' (W leg Corpus Christi NAS). SW-1,400' (S leg Alice). NW-Mtn. en route alt.	None	NW	10 mi.-1,300' W side NW leg. 15 mi.-1,300' W side NW leg. 20 mi.-1,300' W side NW leg. 25 mi.-1,300' W side NW leg.	800'	138°	R	500	1.5	500	1.5	Turn right and climb to 1,400' on NW leg within 25 mi.
Corpus Christi, Tex.: Cliff Maus Field (OR range), el. 42'	N-2,500' (E leg Corpus Christi). E-Mtn. en route alt.	None	S	10 mi.-1,500' W side S leg. 15 mi.-1,500' W side S leg. 20 mi.-1,500' W side S leg. 25 mi.-1,500' W side S leg.	1,000'	330°	R	500	1.5	500	1.5	Climb to 2,500' on N leg.
Corpus Christi NAS, el. 19'	S-Mtn. en route alt.	None	E	10 mi.-1,500' W side S leg. 15 mi.-1,500' W side S leg. 20 mi.-1,500' W side S leg. 25 mi.-1,500' W side S leg.	800'	250°	T	300	1.0	300	3.0	Climb to 2,500' on W leg.
Waldron NAS, el. 25'	W-2,500' (S leg Alice). E-Mtn. en route alt.	None	SE	10 mi.-1,300' S side E leg. 15 mi.-1,300' S side E leg. 20 mi.-1,300' S side E leg. 25 mi.-1,300' S side E leg.	800'	320°	R	500	1.5	500	1.5	Climb to 1,500' on NW leg within 25 mi.
Craig (Selma), Ala.: Craig Field, el. 168'	NE-1,300' (S leg Birmingham). SE-1,200' (SW leg Maxwell). SW-Mtn. en route alt.	None	E	10 mi.-1,200' N side E leg. 15 mi.-1,200' N side E leg. 20 mi.-1,200' N side E leg. 25 mi.-1,200' N side E leg.	800'	263°	R	500	1.5	500	1.5	Climb to 1,200' on W leg.
Crestview, Fla.: Crestview Airport, el. 274'	NW-1,200' (W leg Maxwell). N-Mtn. en route alt.	None	SE	10 mi.-1,100' E side SE leg. 15 mi.-1,100' E side SE leg. 20 mi.-1,100' E side SE leg. 25 mi.-1,100' E side SE leg.	600'	315°	R	500	1.5	500	1.5	Climb to 200' on NW leg.
Cross City, Fla.: Cross City Airport, el. 42'	NE-Mtn. en route alt. SE-1,200' (N leg Tampa). SW-Mtn. en route alt.	None	SE	10 mi.-1,100' E side SE leg. 15 mi.-1,100' E side SE leg. 20 mi.-1,100' E side SE leg. 25 mi.-1,100' E side SE leg.	600'	220°	R	500	1.5	500	1.5	(Being revised.)
Custer, Mont.: CAA Int. Field, el. 2,865'	NW-1,200' (E leg Tallahassee).	None	SE	10 mi.-5,000' E side SE leg. 15 mi.-5,000' E side SE leg. 20 mi.-5,000' E side SE leg. 25 mi.-5,000' E side SE leg.	4,800'	327°	R	500	1.5	500	1.5	Climb to 6,500' on N leg within 17 mi.
Cut Bank, Mont.: Cut Bank Airport, el. 3,900'	E-8,000' (SE leg Medicine Hat). SE-6,500' (Great Falls range). N-6,500' (S leg Cowley). NW-Mtn. en route alt.	None	W	10 mi.-6,000' N side W leg. 15 mi.-6,000' N side W leg. 20 mi.-6,000' N side W leg. 25 mi.-6,000' N side W leg.	3,900'	149°	R	500	1.5	500	1.5	If not contact over range climb to 9,000' on E leg.
Daggett, Calif.: CAA Int. Field, el. 1,927'	E-9,000' (Needles range). S-Mtn. en route alt.	None	W	10 mi.-6,000' N side W leg. 15 mi.-6,000' N side W leg. 20 mi.-6,000' N side W leg. 25 mi.-6,000' N side W leg.	4,800'	327°	R	500	1.5	500	1.5	

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear. (mi.)	Dist. (mi.)	Day	Night	Cell. (ft.)	Vis. (mi.)		Cell. (ft.)
Dallas, Tex.: Love Field, el. 453'	N-2,300' (N leg Fort Worth). N-1,700' (E leg Fort Worth). E-2,100' (NW leg Tyler). S-2,000' (Waco range). S-1,200' (Duncanville FM) final. W-Min. enroute alt. (Make let-down to Love Field. Fly contact from Love Field to Hensley Field).	None	S	10 mi.-1,700' E side S leg. 15 mi.-1,700' E side S leg. 20 mi.-1,700' E side S leg. 25 mi.-1,700' E side S leg.	1,200'	335°	2.2	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 2,500' on E side of N leg.
Hensley Field, el. 495'	(Make let-down to Love Field. Fly contact from Love Field to Hensley Field).	None	W	10 mi.-2,100' N side W leg.* 15 mi.-2,400' N side W leg. 20 mi.-2,400' N side W leg. 25 mi.-2,400' N side W leg.	1,600'	90°	3.2	R T S T	1,000 300 500 300	1.0 3.0 1.5 1.0	1,000 1,000 500 300	2.0 3.0 1.5 1.0	Climb to 2,100' on N leg.* Make all turns on N side of W leg. high bank on S side.
Dayton, Ohio: Dayton Airport, el. 1,007'	N-2,100' (W leg Columbus). E-2,100' (N leg Patterson). S-2,300' (NW leg Cincinnati). W-2,400' (Indianapolis range). W-1,500' (Vernon FM) final. W-Min. enroute alt. E-1,200' (NE leg Orlando). S-1,200' (Orlando range). W-Min. enroute alt. NE-11,000' (Fairfield range). SE-3,000' (Miffland range). SW-9,000' (Miffland range). NW-Min. enroute alt.	None	W	10 mi.-1,100' S side W leg. 15 mi.-1,200' S side W leg. 20 mi.-1,200' S side W leg. 25 mi.-1,200' S side W leg.	600'	101°	2.1	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,200' on E leg.
Daytona Beach, Fla.: Daytona Beach Airport, el. 34'	N-1,500' (Orlando range). W-Min. enroute alt. E-1,200' (Orlando range). S-1,200' (Orlando range). W-Min. enroute alt. NE-11,000' (Fairfield range). SE-3,000' (Miffland range). SW-9,000' (Miffland range). NW-Min. enroute alt.	None	SW	10 mi.-7,000' W side SW leg. 15 mi.-7,000' W side SW leg. 20 mi.-8,000' W side SW leg. 25 mi.-8,000' W side SW leg.	5,800'	7°	3.6	R S A T	500 500 1,000 300	2.0 2.0 3.0 1.0	500 500 1,000 300	2.0 2.0 3.0 1.0	Climb to 11,000' on NE leg.
Delta, Utah: Delta Airport, el. 4,755'	(Make let-down to Stapleton Field. Fly contact from Stapleton Field to Buckley Field.)	None	SW	10 mi.-2,000' E side S leg. 15 mi.-2,000' E side S leg. 20 mi.-2,500' E side S leg. 25 mi.-2,500' E side S leg.	1,000'	344°	2.2	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	If not contact over range climb to 2,500' on N leg. If procedure turn accomplished beyond 10 mi. alt. in-bound to Indianapolis FM is 1,800'.
Denver, Colo.: Stapleton Field, el. 5,220'	(Make let-down to Stapleton Field. Fly contact from Stapleton Field to Buckley Field.)	None	S	10 mi.-2,000' E side S leg. 15 mi.-2,000' E side S leg. 20 mi.-2,500' E side S leg. 25 mi.-2,500' E side S leg.	1,000'	344°	2.2	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	If not contact over range climb to 2,500' on N leg. If procedure turn accomplished beyond 10 mi. alt. in-bound to Indianapolis FM is 1,800'.
Detroit, Mich.: Dickinson, N. Dak.: Dickinson Airport, el. 2,387'	(See Windsor, Canada.) N-Min. enroute alt. E-3,800' (Bismarck range). S-Min. enroute alt. W-4,500' (Miles City range). NE-10,500' (Whitehall range). E-Min. enroute alt. S-11,500' (Duluth range). W-Min. enroute alt. (No associated airport.)	None	N	10 mi.-3,700' W side N leg. 15 mi.-3,700' W side N leg. 20 mi.-3,700' W side N leg. 25 mi.-3,700' W side N leg.	3,200'	167°	2.1	R S S T	600 600 1,000 300	1.5 1.0 3.0 1.0	600 600 1,000 300	1.5 1.5 3.0 1.0	Climb to 4,000' on S leg within 20 mi.
Dillon, Mont.: CAA Int. Field, el. 3,238'	(See Windsor, Canada.) N-Min. enroute alt. E-3,800' (Bismarck range). S-Min. enroute alt. W-4,500' (Miles City range). NE-10,500' (Whitehall range). E-Min. enroute alt. S-11,500' (Duluth range). W-Min. enroute alt. (No associated airport.)	None	NE	10 mi.-3,700' W side N leg. 15 mi.-3,700' W side N leg. 20 mi.-3,700' W side N leg. 25 mi.-3,700' W side N leg.	7,240'	167°	2.0	R S S T	2,000 2,000 1,000 300	3.0 3.0 2.0 1.0	2,000 2,000 1,000 300	3.0 3.0 2.0 1.0	Turn left and climb to 11,500' on NE leg within 25 mi.
Donner Summit, Calif.: Dothan, Ala.: Dothan Airport, el. 330'	(See Windsor, Canada.) N-Min. enroute alt. E-3,800' (Bismarck range). S-Min. enroute alt. W-4,500' (Miles City range). NE-10,500' (Whitehall range). E-Min. enroute alt. S-11,500' (Duluth range). W-Min. enroute alt. (No associated airport.)	None	SW	10 mi.-1,400' S side SW leg. 15 mi.-1,400' S side SW leg. 20 mi.-1,400' S side SW leg. 25 mi.-1,400' S side SW leg.	900'	47°	3.7	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,500' on NE leg within 25 mi.
Napier Field, el. 397'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	NE	10 mi.-9,000' W side NE leg. 15 mi.-9,000' W side NE leg. 20 mi.-9,000' W side NE leg. 25 mi.-9,000' W side NE leg.	7,700'	185°	1.3	R S S T	3,000 3,000 1,000 300	2.0 2.0 1.0 1.0	3,000 3,000 1,000 300	3.0 3.0 2.0 2.0	Climb to 9,000' on SW leg within 15 mi. High terrain E of NE leg.
Dubuque, Idaho: Dubuque Airport, el. 5,128'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	E	10 mi.-7,000' E side S leg. 15 mi.-7,000' E side S leg. 20 mi.-7,000' E side S leg. 25 mi.-7,000' E side S leg.	6,000'	332°	1.7	R S S T	1,500 1,500 1,000 300	2.0 2.0 1.0 1.0	1,500 1,500 1,000 300	2.0 2.0 1.0 1.0	Make immediate left turn and climb to 7,500' on S leg within 25 mi.
Duluth, Minn.: Duluth Airport, el. 1,428'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	S	10 mi.-2,600' E side S leg. 15 mi.-2,600' E side S leg. 20 mi.-2,600' E side S leg. 25 mi.-2,600' E side S leg.	2,100'	13°	3.9	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	2.0 2.0 3.0 2.0	Climb to 2,700' on N leg within 25 mi.
Effingham, Ill.: CAA Int. Field, el. 608'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	E	10 mi.-1,600' N side E leg. 15 mi.-2,000' N side E leg. 20 mi.-2,000' N side E leg. 25 mi.-2,000' N side E leg.	1,400'	341°	0.0	R S S T	800 800 1,000 300	2.0 2.0 3.0 2.0	800 800 1,000 300	2.0 2.0 3.0 2.0	Climb to 2,600' on W leg.
Eglin (Valparaiso), Fla.: Eglin Field, el. 71'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	N	10 mi.-1,400' W side N leg. 15 mi.-1,400' W side N leg. 20 mi.-1,400' W side N leg. 25 mi.-1,400' W side N leg.	900'	175°	3.6	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,500' on S leg.
El Centro, Calif.: El Centro NAS, el. 42'	(Make let-down to Dothan Airport. Fly contact from Dothan Airport to Napier Field.)	None	E	10 mi.-1,400' W side N leg. 15 mi.-1,400' W side N leg. 20 mi.-1,400' W side N leg. 25 mi.-1,400' W side N leg.	500'	320°	3.7	R S S T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	If not contact over range climb to 1,500' on E leg within 25 mi.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear.	Dist. (mi.)	Type	Cell. (ft.)	Vis. (mi.)	Day	Night	
Elkins, W. Va.: Elkins Airport, el. 1,088'	NE—12,000' (W leg Indin) NE—9,000' (Deeth FM). S—Min. enroute alt. W—11,000' (Battle mountain range). W—7,600' (Carlin FM) final. NW—Min. enroute alt. NE—7,000' (Ephrata range). S—5,000' (Yakima range). W—8,000' (Seattle range). SE—3,500' (S leg Syracuse). SW—3,200' (N leg Wilkes-Barre). NW—4,500' (W leg Williamsport). NW—3,500' (S leg Rochester). NE—11,000' (S leg Acomita). S—Min. enroute alt. W—10,000' (Winslow range).	None	N	10 mi.—8,500' N side W leg. 15 mi.—8,500' N side W leg. 20 mi.—10,000' N side W leg. 25 mi.—10,000' N side W leg.	7,600'	200°	0.8	R A T S T	2,000 2,000 2,500 2,500 1,000	2.0 2.0 3.0 3.0 2.0	NA NA NA NA NA	3.0	(Being revised.) If not contact over range climb to 9,000' on NE leg. Bet. range and Deeth FM. Making procedure turn on N side of NE leg.
Elkinsburg, Wash.: Bowers Field, el. 1,766'	N—Min. enroute alt. E—7,000' (Ephrata range). S—5,000' (Yakima range). W—8,000' (Seattle range). SE—3,500' (S leg Syracuse). SW—3,200' (N leg Wilkes-Barre). NW—4,500' (W leg Williamsport). NW—3,500' (S leg Rochester). NE—11,000' (S leg Acomita). S—Min. enroute alt. W—10,000' (Winslow range).	None	E	10 mi.—6,500' S side E leg. 15 mi.—6,000' S side E leg. 20 mi.—6,000' S side E leg. 25 mi.—6,000' S side E leg. 10 mi.—3,400' S side SW leg. 15 mi.—3,400' S side SW leg. 20 mi.—3,400' S side SW leg. 25 mi.—3,400' S side SW leg. 10 mi.—10,000' S side W leg. 15 mi.—10,000' S side W leg. 20 mi.—10,000' S side W leg. 25 mi.—10,000' S side W leg.	4,000'	270°	2	R S A T S T	1,500 NA 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500	2.0 NA 3.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	NA NA NA NA NA NA NA NA NA NA NA NA NA	2.0	Make left turn and climb to 7,000' on E leg. Climb to 5,500' within 10 mi. Climb to 3,500' on NE leg.
Elmira, N. Y.: Chemung Co. Airport, el. 951'	N—Min. enroute alt. E—7,000' (Ephrata range). S—5,000' (Yakima range). W—8,000' (Seattle range). SE—3,500' (S leg Syracuse). SW—3,200' (N leg Wilkes-Barre). NW—4,500' (W leg Williamsport). NW—3,500' (S leg Rochester). NE—11,000' (S leg Acomita). S—Min. enroute alt. W—10,000' (Winslow range).	None	SW	10 mi.—3,400' S side SW leg. 15 mi.—3,400' S side SW leg. 20 mi.—3,400' S side SW leg. 25 mi.—3,400' S side SW leg. 10 mi.—10,000' S side W leg. 15 mi.—10,000' S side W leg. 20 mi.—10,000' S side W leg. 25 mi.—10,000' S side W leg.	2,900'	75°	1.7	R S A T S T	1,500 NA 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500	2.0 NA 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	NA NA NA NA NA NA NA NA NA NA NA NA NA	2.0	Make left turn and climb to 7,000' on E leg. Climb to 5,500' within 10 mi. Climb to 3,500' on NE leg.
El Morro, N. Mex.: CAA Int. Field, el. 7,114'	N—Min. enroute alt. E—7,000' (Ephrata range). S—5,000' (Yakima range). W—8,000' (Seattle range). SE—3,500' (S leg Syracuse). SW—3,200' (N leg Wilkes-Barre). NW—4,500' (W leg Williamsport). NW—3,500' (S leg Rochester). NE—11,000' (S leg Acomita). S—Min. enroute alt. W—10,000' (Winslow range).	None	W	10 mi.—6,500' S side E leg. 15 mi.—6,000' S side E leg. 20 mi.—6,000' S side E leg. 25 mi.—6,000' S side E leg. 10 mi.—3,400' S side SW leg. 15 mi.—3,400' S side SW leg. 20 mi.—3,400' S side SW leg. 25 mi.—3,400' S side SW leg. 10 mi.—10,000' S side W leg. 15 mi.—10,000' S side W leg. 20 mi.—10,000' S side W leg. 25 mi.—10,000' S side W leg.	9,100'	78°	0.1	R S A T S T	1,500 NA 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500 1,500	2.0 NA 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	NA NA NA NA NA NA NA NA NA NA NA NA NA	5.0	Turn left and climb to 10,000' on W leg.
El Paso, Tex.: Anderson Field, el. 3,936'	N—6,000' (Alamogordo range). N—5,000' (Newman MHW Facility). E—8,000' (Salt Flat range). E—3,000' (Hueco Mountain FM) final. S—Min. enroute alt. W—8,500' (Columbus range). W—6,500' (SW leg ILS).	None	E	10 mi.—6,500' S side E leg. 15 mi.—6,500' S side E leg. 20 mi.—8,000' S side E leg. 25 mi.—8,000' S side E leg.	5,000'	257°	4.9	R S A T S T	500 500 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Make left turn to 125° climb to 8,000' on S leg within 25 mi. *Maintain 8,000' until 5 mi. W of Hueco Mt. F.M. High terrain on N side of E leg.
Biggs Field, el. 3,937'	(Make left turn to Anderson Field. Fly contact from Anderson Field.) N—6,000' (Alamogordo range). N—5,000' (Newman MHW Facility). E—8,000' (Salt Flat range). E—3,000' (Hueco Mountain FM) final. S—Min. enroute alt. W—8,500' (Columbus range). W—6,500' (SW leg ILS).	None	N	10 mi.—8,000' E side N leg. 15 mi.—8,000' E side N leg. 20 mi.—8,000' E side N leg. 25 mi.—8,000' E side N leg.	5,800'	176°	2.9	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	2.0	Climb to 8,000' on S leg within 25 mi.
Engle, N. Mex.: CAA Int. Field, el. 4,833'	N—6,000' (Alamogordo range). N—5,000' (Newman MHW Facility). E—8,000' (Salt Flat range). E—3,000' (Hueco Mountain FM) final. S—Min. enroute alt. W—8,500' (Columbus range). W—6,500' (SW leg ILS).	None	NE	10 mi.—8,000' E side N leg. 15 mi.—8,000' E side N leg. 20 mi.—8,000' E side N leg. 25 mi.—8,000' E side N leg.	5,800'	20°	3.1	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	2.0	(Being revised.)
Enterprise, Utah: CAA Int. Field, el. 5,204'	N—Min. enroute alt. E—5,000' (Spokane range). E—3,500' (Horrington FM). S—Min. enroute alt. W—7,000' (Ellensburg range). NE—2,500' (SW leg Buffalo). S—2,500' (E leg Youngstown). SW—2,500' (N leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	S	10 mi.—2,500' E side S leg. 15 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	2,000'	336°	3.9	R S A T S T	NA NA NA NA NA NA NA NA NA NA NA NA NA	NA NA NA NA NA NA NA NA NA NA NA NA	NA NA NA NA NA NA NA NA NA NA NA NA	NA	Turn right and climb to 3,500' on E leg within 25 mi.
Ephrata, Wash.: Ephrata Airport, el. 1,268'	N—Min. enroute alt. E—5,000' (Spokane range). E—3,500' (Horrington FM). S—Min. enroute alt. W—7,000' (Ellensburg range). NE—2,500' (SW leg Buffalo). S—2,500' (E leg Youngstown). SW—2,500' (N leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	SW	10 mi.—2,500' E side S leg. 15 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	1,500'	64°	2.0	R S A T S T	500 500 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Climb to 2,500' on NE leg.
Eugene, Oreg.: Mahlon Sweet Airport, el. 365'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	N	10 mi.—1,800' W side N leg. 15 mi.—1,800' W side N leg. 20 mi.—1,800' W side N leg. 25 mi.—1,800' W side N leg. 10 mi.—1,900' W side N leg. 15 mi.—1,900' W side N leg. 20 mi.—1,900' W side N leg. 25 mi.—1,900' W side N leg. 10 mi.—1,600' W side S leg. 15 mi.—1,600' W side S leg. 20 mi.—1,600' W side S leg. 25 mi.—1,600' W side S leg.	1,300'	177°	5.7	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Climb to 2,000' on S leg.
Evansville, Ind.: Evansville Airport, el. 333'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	N	10 mi.—1,800' W side N leg. 15 mi.—1,800' W side N leg. 20 mi.—1,800' W side N leg. 25 mi.—1,800' W side N leg. 10 mi.—1,900' W side N leg. 15 mi.—1,900' W side N leg. 20 mi.—1,900' W side N leg. 25 mi.—1,900' W side N leg. 10 mi.—1,600' W side S leg. 15 mi.—1,600' W side S leg. 20 mi.—1,600' W side S leg. 25 mi.—1,600' W side S leg.	1,400'	330°	3.1	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Climb to 3,000' on N leg within 25 mi.
Everett, Wash.: Paine Field, el. 602'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	S	10 mi.—1,800' W side N leg. 15 mi.—1,800' W side N leg. 20 mi.—1,800' W side N leg. 25 mi.—1,800' W side N leg. 10 mi.—1,900' W side N leg. 15 mi.—1,900' W side N leg. 20 mi.—1,900' W side N leg. 25 mi.—1,900' W side N leg. 10 mi.—1,600' W side S leg. 15 mi.—1,600' W side S leg. 20 mi.—1,600' W side S leg. 25 mi.—1,600' W side S leg.	1,400'	330°	3.1	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Climb to 3,000' on N leg within 25 mi.
Fairfield-Suisun (Fairfield), Calif.: Fairfield-Suisun AFF, el. 58'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	NE	10 mi.—1,800' W side N leg. 15 mi.—1,800' W side N leg. 20 mi.—1,800' W side N leg. 25 mi.—1,800' W side N leg. 10 mi.—1,900' W side N leg. 15 mi.—1,900' W side N leg. 20 mi.—1,900' W side N leg. 25 mi.—1,900' W side N leg. 10 mi.—1,600' W side S leg. 15 mi.—1,600' W side S leg. 20 mi.—1,600' W side S leg. 25 mi.—1,600' W side S leg.	1,400'	330°	3.1	R S A T S T	600 600 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	1.5 1.5 3.0 3.0 3.0 3.0 3.0 3.0 5.0 5.0 5.0 5.0 5.0	1.5 1.5 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0 1.0	1.5	Climb to 3,000' on N leg within 25 mi.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range). S—2,000' (NW leg Nashville). W—2,000' (S leg Nashville). NE—2,000' (S leg Nashville). SW—2,500' (E leg Youngstown). NW—2,000' (E leg Clear Creek). SW—1,500' (North Springfield FM), final.	None	E	10 mi.—2,100' N side E leg. 15 mi.—2,200' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,400' N side E leg.	1,600'	225°	2.4	R S A T S T	1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0 2.0 2.0 2.0 2.0 2.0 2.0 2.0 5.0 5.0 5.0 5.0 5.0	2.0	Climb to 2,600' on W leg.
Fairfield, Utah: Fallon, Nev.: Freeman Field, el. 3,930'	N—1,900' (Terre Haute range). E—2,000' (Louisville range).<												

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear. (mi.)	Dist. (mi.)	Type	Day		Night		
									Cell. (ft.)	Vis. (mi.)	Cell. (ft.)		Vis. (mi.)
Fargo, N. Dak.: Fargo Airport, el. 869'—Continued Procedure No. 2.	E—Min. enroute alt. SE—2,800' (Alexandria range). SE—2,800' (Barnesville FM). W—2,600' (Jamestown range). W—1,700' (Weatherford FM), final. N—2,100' (Grand Forks range). NE—1,300' (S leg Pope). SE—1,300' (N leg Myrtle Beach). SW—1,600' (E leg Columbia). NW—Min. enroute alt. (See New York, N. Y.) N—12,000' (Malad City range). N—10,000' (E leg Malad City). E—10,000' (Rock Springs range). S—Min. enroute alt. W—12,000' (Ogden range). (No associated airport.)	None	W	10 mi.—2,200' S side W leg. 13 mi.—2,200' S side W leg. 20 mi.—2,200' S side W leg. 23 mi.—2,200' S side W leg.	1,700' over W. Fargo FM	88° from West Fargo FM	3.9	R	300	1.5	500	1.5	Climb to 2,400' on E leg.
Flores, S. C.: Florence Airport, el. 146'	NE—1,300' (S leg Pope). SE—1,300' (N leg Myrtle Beach). SW—1,600' (E leg Columbia). NW—Min. enroute alt. (See New York, N. Y.) N—12,000' (Malad City range). N—10,000' (E leg Malad City). E—10,000' (Rock Springs range). S—Min. enroute alt. W—12,000' (Ogden range). (No associated airport.)	None	SE	10 mi.—1,200' S side SE leg. 13 mi.—1,200' S side SE leg. 20 mi.—1,200' S side SE leg. 23 mi.—1,200' S side SE leg.	800'	292°	1.7	R	500	1.5	500	1.5	Climb to 1,500' on NW leg within 25 mi.
Floyd Bennett, N. Y. Fort Bridger, Wyo.: CAA Int. Field, el. 7,846'	(See New York, N. Y.) N—12,000' (Malad City range). N—10,000' (E leg Malad City). E—10,000' (Rock Springs range). S—Min. enroute alt. W—12,000' (Ogden range). (No associated airport.)	None	E	10 mi.—8,500' S side E leg. 15 mi.—8,500' S side E leg. 20 mi.—8,500' S side E leg. 25 mi.—8,500' S side E leg.	*7,500'	228°	2.4	R	500	1.5	500	2.0	Turn N and climb to 10,000' on E leg. *If procedure turn is accomplished beyond 10 mi. altitude on final approach is 8,000'.
Fort Jones, Calif. Fort Myers, Fla.: Page Field, el. 18'	NE—Min. enroute alt. SE—1,200' (W leg Miami). SW—Min. enroute alt. NW—1,300' (S leg Tampa). (Make left-down to Page Field. Fly contact from Page Field to Buckingham SW)	None	SW	10 mi.—1,200' S side SW leg. 15 mi.—1,200' S side SW leg. 20 mi.—1,200' S side SW leg. 25 mi.—1,200' S side SW leg.	700'	38°	3.6	R	500	1.5	500	2.0	Climb to 1,200' on NE leg.
Buckingham Field, el. 25'	(No associated airport.) Fly contact from Page Field to Buckingham SW	None	SW	10 mi.—1,800' S side SW leg. 15 mi.—1,800' S side SW leg. 20 mi.—1,800' S side SW leg. 25 mi.—1,800' S side SW leg.	1,400'	51°	3.3	R	500	1.5	500	1.5	Climb to 2,300' on NE leg.
Fort Worth, Tex.: Meacham Field, el. 697'—Procedure No. 1.	N—2,000' (S leg Oklahoma City). N—1,400' (Haskell FM) final. SE—2,300' (N leg Dallas). S—2,300' (NW leg Waco). W—2,100' (Weatherford FM). NE—2,000' (S leg Oklahoma City). E—2,300' (N leg Dallas). S—2,000' (NW leg Waco). W—2,500' (N leg Waco).	None	N	10 mi.—2,000' W side N leg. 15 mi.—2,000' W side N leg. 20 mi.—2,000' W side N leg. 25 mi.—2,000' W side N leg.	1,400'	177°	2.4	R	500	1.5	500	1.5	Climb to 2,000' on S leg.
Procedure No. 2.	N—2,000' (S leg Oklahoma City). N—1,400' (Haskell FM) final. SE—2,300' (N leg Dallas). S—2,300' (NW leg Waco). W—2,100' (Weatherford FM). NE—2,000' (S leg Oklahoma City). E—2,300' (N leg Dallas). S—2,000' (NW leg Waco). W—2,500' (N leg Waco).	None	S	10 mi.—2,000' E side S leg. 15 mi.—2,000' E side S leg. 20 mi.—2,000' E side S leg. 25 mi.—2,000' E side S leg.	1,500' over Fort Worth LFM	35° from Fort Worth LFM	2.9	R	500	1.5	500	1.5	Climb to 2,000' on N leg.
Fresno, Calif. Fresno-Chandler Airport, el. 280'	NE—Min. enroute alt. SE—2,000' (Bakersfield range). SW—Min. enroute alt. W—6,000' (NE leg Salinas). W—2,000' (Los Banos FM). (Make left-down to Fresno-Chandler Field. (No associated airport.) NE—3,600' (S leg Hutchinson). SE—3,300' (W leg Oklahoma City). SW—4,700' (Amarillo range). NW—Min. enroute alt. NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	On W or SW legs to 2,000' within 25 mi.	SE	10 mi.—1,500' W side SE leg. 15 mi.—1,500' W side SE leg. 20 mi.—1,500' W side SE leg. 23 mi.—1,500' W side SE leg.	800'	23°	0.9	R	500	2.0	500	2.0	Climb to 2,000' on W leg within 25 mi.
Furlong Field, el. 283'	(No associated airport.) NE—3,600' (S leg Hutchinson). SE—3,300' (W leg Oklahoma City). SW—4,700' (Amarillo range). NW—Min. enroute alt. NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	Fly contact from Fresno-Chandler Field.	NE	10 mi.—3,600' N side NE leg. 15 mi.—3,600' N side NE leg. 20 mi.—3,600' N side NE leg. 23 mi.—3,600' N side NE leg.	3,100'	224°	2.1	R	500	1.5	500	1.5	Climb to 4,700' on SW leg.
Front Royal, Va. Gage, Okla.: Gage Airport, el. 2,223'	NE—3,600' (S leg Hutchinson). SE—3,300' (W leg Oklahoma City). SW—4,700' (Amarillo range). NW—Min. enroute alt. NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	None	NW	10 mi.—1,300' W side NW leg. 15 mi.—1,300' W side NW leg. 20 mi.—1,300' W side NW leg. 23 mi.—1,300' W side NW leg.	800'	125°	4.2	R	500	1.5	500	1.5	Climb to 1,300' on SE leg.
Galveston, Tex.: Galveston Airport, el. 7'	NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	None	W	10 mi.—4,000' W side W leg. 15 mi.—4,000' W side W leg. 20 mi.—4,000' W side W leg. 23 mi.—4,000' W side W leg.	3,300'	132°	7.3	R	500	1.5	500	2.0	Make 45° right turn and climb to 4,000' on S leg within 25 mi.
Garden City, Kans.: Garden City AFB, el. 2,894'	NE—Min. enroute alt. SE—4,000' (Hutchinson range). SW—Min. enroute alt. W—5,500' (La Junta range). NW—Min. enroute alt. NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	None	N	10 mi.—4,000' W side N leg. 15 mi.—4,000' W side N leg. 20 mi.—4,000' W side N leg. 23 mi.—4,000' W side N leg.	3,300'	168°	3.7	R	500	1.5	500	1.5	Climb to 4,000' on S leg within 25 mi.
Gila Bend, Ariz.: Gila Bend AFB, el. 888'	NE—Min. enroute alt. SE—4,000' (Hutchinson range). SW—Min. enroute alt. W—5,500' (La Junta range). NW—Min. enroute alt. NE—Min. enroute alt. SE—Min. enroute alt. SW—Min. enroute alt. NW—1,200' (Houston range).	None	W	10 mi.—4,000' W side W leg. 15 mi.—4,000' W side W leg. 20 mi.—4,000' W side W leg. 23 mi.—4,000' W side W leg.	1,800'	166°	4.0	R	500	1.5	500	2.0	If not contact over range, climb to 5,000' on E leg.
Glenview, Ill.: Glenview NAS, el. 645'	NE—Min. enroute alt. SE—2,300' (NE leg Chicago). SW—2,500' (SE leg Rockford). NW—Min. enroute alt.	None	NW	10 mi.—1,500' N side NW leg. 15 mi.—1,500' N side NW leg. 20 mi.—1,500' N side NW leg. 23 mi.—1,500' N side NW leg.	1,400'	140°	3.0	R	500	1.5	500	1.5	Turn left and climb to 2,000' on NW leg within 25 mi.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from station	Min. alt. over final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. bear.	Dist. (mi.)	Type	Ceil. (ft.)	Day Vis. (mi.)	Night Ceil. (ft.) Vis. (mi.)	
Glynn, Ga. Godman (Fort Knox), Ky.: Godman Field, el. 740'. Gordonsville, Va.: CAA Int. Field, el. 438'. Goshen, Ind.: Goshen Airport, el. 823'. Grand Forks, N. D.: Grand Forks Airport, el. 837'. Grand Island, Nebr.: Grand Island AFF, el. 1,846'. Grand Marais, Mich.: Grand Marais Airport, el. 840'. Grand Rapids, Mich.: Kent Co. Airport, el. 681'. Great Falls, Mont.: Great Falls Mun. Airport, el. 3,669'. Great Falls AFF, el. 3,485'. Greensboro, N. C.: Greensboro-High Point Airport, el. 905'. Greenville, S. C.: Greenville Airport, el. 1,015'. Greenwood, Miss.: Greenwood Airport, el. 162'. Greenwood Mun. Airport, el. 129'. Grenier (Manchester) N. H.: Grenier Field, el. 230'. Harrisburg, Pa.: Harrisburg State Airport, el. 344'. Hartford, Conn.: Brainard Airport, el. 18'. Rentschler Field, el. 45'. Harvey, Ill.: Rubinkam Airport Hayes Center, Nebr.: CAA Int. Field, el. 3,074'. Helena, Mont.: Helena Airport, el. 3,882'. Hobbs, N. Mex.: Hobbs AFF, el. 3,707'. Lea County Airport, el. 3,658'. 	(No procedure approved.) N-2,500' (W leg Louisville) E-2,500' (S leg Louisville) S-2,500' (NE leg Bowling Green) W-Min. enroute alt. NE-2,900' (SW leg Washington) SE-Min. enroute alt. SW-3,600' (NW leg Richmond) NW-Min. enroute alt. N-2,100' (E leg South Bend) E-2,300' (NW leg Ft. Wayne) W-Min. enroute alt. W-2,100' (S leg South Bend) E-2,100' (Pembina range) S-Min. enroute alt. W-2,100' (Fargo range) W-Min. enroute alt. E-2,900' (S leg Lincoln) W-Min. enroute alt. N-2,500' (S leg North Platte) E-2,500' (SW leg Sault Ste. Marie) S-2,500' (NE leg Traverse City) W-2,500' (Houghton range) NE-Min. enroute alt. E-2,300' (L leg Chicago) SW-2,100' (NE leg Chicago) SE-Min. enroute alt. NW-1,900' (Muskegon range) (Make let-down to Great Falls Mun. Airport.) NE-2,300' (Blackstone range) SE-Min. enroute alt. SW-2,400' (SE course Winston-Salem) NW-7,000' (Palaski range) N-1,300' (Memphis range) E-Min. enroute alt. S-1,700' (Jackson range) W-Min. enroute alt. N-1,300' (Memphis range) E-Min. enroute alt. S-1,700' (Jackson range) W-Min. enroute alt. N-2,500' (W leg Concord) E-2,000' (N leg Boston) S-2,000' (W leg Boston) W-3,500' (W leg Boston) 											

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. Dist. (mi.)	Type	Day	Night	Cell. (ft.)	Vis. (mi.)		Cell. (ft.)
Homestead, Fla.: Homestead Mun. Airport, el. 7.	NE-1,400' (Miami Range). E-1,400' (SE leg Miami). SW-1,400' (E leg Key West). W-Min. enroute alt. (No procedure approved.)	None	W	10 mi.-1,200' S side W leg. 15 mi.-1,200' S side W leg. 20 mi.-1,200' S side W leg. 25 mi.-1,200' S side W leg.	800'	87°	5.5	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 1,400' on E leg.
Houghton, Mich. Houghton, Maine: Houghton Airport, el. 433.	NE-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	SE	10 mi.-1,100' W side SE leg. 15 mi.-1,100' W side SE leg. 20 mi.-1,100' W side SE leg. 25 mi.-1,100' W side SE leg.	700'	193°	3.1	R S	800 800 1,000 1,000	1.5 1.5 3.0 3.0	800 800 1,000 1,000	2.0 2.0 3.0 3.0	(Being revised.)
Houston, Tex.: Houston Airport, el. 59.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	SE	10 mi.-1,100' W side SE leg. 15 mi.-1,100' W side SE leg. 20 mi.-1,100' W side SE leg. 25 mi.-1,100' W side SE leg.	700'	309°	2.2	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 1,600' on NW leg.
Ellington Field, el. 29. Huntington, W. Va.: Huntington Airport, el. 560.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	W	10 mi.-2,100' S side W leg. 15 mi.-2,100' S side W leg. 20 mi.-2,100' S side W leg. 25 mi.-2,100' S side W leg.	1,600'	73°	2.3	R S	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	Climb to 2,500' on E leg.
Huron, S. Dak.: Huron Airport, el. 1,287.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	SW	10 mi.-2,800' S side W leg. 15 mi.-2,800' S side W leg. 20 mi.-2,800' S side W leg. 25 mi.-2,800' S side W leg.	2,000'	44°	2.7	R S	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	Climb to 3,000' on NE leg.
Hutchinson, Kans.: Hutchinson Airport, el. 1,542.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	S	10 mi.-2,800' E side S leg. 15 mi.-2,800' E side S leg. 20 mi.-2,800' E side S leg. 25 mi.-2,800' E side S leg.	2,300'	350°	3.1	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 3,000' on N leg within 25 mi.
Hutchinson-Sky Ranch Airport, el. 1,882.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	N	10 mi.-2,800' W side N leg. 15 mi.-2,800' W side N leg. 20 mi.-2,800' W side N leg. 25 mi.-2,800' W side N leg.	2,300'	188°	5.8	R S	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	1,000 1,000 1,000 1,000	2.0 2.0 2.0 2.0	Climb to 2,800' on S leg.
Idaho Falls, Idaho: Idaho Falls Airport, el. 4,780.	E-1,600' (Beaumont Range). SE-1,300' (SW leg Galveston). SE-700' (Webster FM), final. SW-1,500' (SW leg Richmond). SW-1,200' (Arcola FM). NW-1,600' (N leg Richmond). NW-1,300' (Houston LFM). (Make let-down to Houston Airport. Fly contact from Houston Airport.) E-2,500' (W leg Charleston). SE-4,000' (S leg Charleston). W-Min. enroute alt. NE-2,500' (S leg Columbus). NE-3,000' (Watertown range). SE-3,000' (St. Louis Falls range). SW-Min. enroute alt. NW-Min. enroute alt.	None	NE	10 mi.-6,500' W side NE leg. 15 mi.-6,500' W side NE leg. 20 mi.-7,500' W side NE leg. 25 mi.-7,500' W side NE leg.	5,500'	192°	2.6	R S	700 NA 1,000 1,000	2.0 NA 3.0 3.0	700 NA 1,000 1,000	2.0 NA 3.0 3.0	Climb to 7,500' on SW leg.
Indianapolis, Ind.: Indianapolis Airport, el. 767.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	W	10 mi.-2,000' S side W leg. 15 mi.-2,000' S side W leg. 20 mi.-2,000' S side W leg. 25 mi.-2,000' S side W leg.	1,500'	75°	3.2	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 2,400' on E leg.
Stout Field, el. 714. Indio, Calif.: Inyokern NAF. Jackson Creek, Tenn.: CAA Int. Field, el. 537.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	N	10 mi.-1,800' W side N leg. 15 mi.-1,800' W side N leg. 20 mi.-1,800' W side N leg. 25 mi.-1,800' W side N leg.	1,500'	186°	2.6	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 2,000' on S leg.
Jackson, Miss.: Hawkins Field, el. 343.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	N	10 mi.-1,800' W side N leg. 15 mi.-1,800' W side N leg. 20 mi.-1,800' W side N leg. 25 mi.-1,800' W side N leg.	1,200'	173°	2.4	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 1,900' on S leg.
Jacksonville, Fla.: Jacksonville Airport, No. 1, el. 52.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	E	10 mi.-1,100' N side E leg. 15 mi.-1,100' N side E leg. 20 mi.-1,100' N side E leg. 25 mi.-1,100' N side E leg.	600'	269°	1.7	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 1,200' on W leg.
Cecil NAS, el. 59. Lee NAS, el. 22. Mayport CGAS, el. 19. Jacksonville, N. S. D.: Jamestown Airport, el. 1,468.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	W	10 mi.-2,600' N side E leg. 15 mi.-2,600' N side E leg. 20 mi.-2,600' N side E leg. 25 mi.-2,600' N side E leg.	1,400'	123°	3.7	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 3,400' on W leg. 1,200' on W leg. 1,500' stacks 34 mi. SW. 1,500' stacks 24 mi. S. Climb to 2,000' on SW leg within 25 mi.
Joliet, Ill.: Joliet Airport, el. 580.	E-2,400' (NW leg Cincinnati). S-2,200' (Louisville range). W-2,000' (Terre Haute range). W-1,500' (Greencastle FM), final. NW-2,100' (NE leg Lafayette). (Make let-down to Indianapolis Airport. Fly contact from Indianapolis Airport to Stout Field.) (No procedure approved.) N-Min. enroute alt. E-2,500' (Nashville range). W-2,000' (W leg Muscle Shoals). W-1,800' (Memphis range). N-1,700' (Greenwood range). S-1,700' (Meridian range). W-1,600' (New Orleans range). W-1,500' (Nouree range).	None	W	10 mi.-1,900' S side W leg. 15 mi.-1,900' S side W leg. 20 mi.-1,900' S side W leg. 25 mi.-1,900' S side W leg.	1,400'	123°	3.7	R S	500 500 1,000 1,000	1.5 1.5 3.0 3.0	500 500 1,000 1,000	1.5 1.5 3.0 3.0	Climb to 2,000' on SW leg within 25 mi.

No. 136—61

RULES AND REGULATIONS

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport	Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
							Mag. bear.	Dist. (mi.)	Type	Day		Night
Langley, Va.: Langley Field, el. 10'	N-1,500' (SW leg Patuxent River). E-1,250' (NE leg Norfolk). S-1,500' (SW leg Norfolk). W-1,250' (SE leg Richmond). E-2,200' (NW leg Norfolk) final. SE-2,200' (N leg Romulus). W-2,200' (Grand Rapids range). NW-2,200' (NE leg Grand Rapids). NE-10,500' (N leg Cheyenne). SE-11,500' (N leg Denver). SW-Min. en route alt. NW-12,000' (Sindair range). NW-10,500' (Two Rivers Int.). NE-2,000' (San Antonio range). SE-2,000' (San Antonio range). SW-Min. en route alt. NW-Min. en route alt.	None	W	10 mi.-1,250' S side W leg. 15 mi.-1,250' S side W leg. 20 mi.-1,250' S side W leg. 25 mi.-1,250' S side W leg.	750'	3.8	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	1.5 1.5 1.5 1.0	Climb to 1,250' on N side E leg.
Lansing, Mich.: Capitol City Airport, el. 837'	E-2,200' (N leg Romulus). W-2,200' (Grand Rapids range). NW-2,200' (NE leg Grand Rapids). NE-10,500' (N leg Cheyenne). SE-11,500' (N leg Denver). SW-Min. en route alt. NW-12,000' (Sindair range). NW-10,500' (Two Rivers Int.). NE-2,000' (San Antonio range). SE-2,000' (San Antonio range). SW-Min. en route alt. NW-Min. en route alt.	None	E	10 mi.-2,200' N side E leg. 15 mi.-2,200' N side E leg. 20 mi.-2,200' N side E leg. 25 mi.-2,200' N side E leg.	1,700'	2.9	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	2.0 2.0 2.0 1.0	Climb to 2,200' on W leg.
Laramie, Wyo.: Brees Field, el. 7,270'	E-2,200' (N leg Romulus). W-2,200' (Grand Rapids range). NW-2,200' (NE leg Grand Rapids). NE-10,500' (N leg Cheyenne). SE-11,500' (N leg Denver). SW-Min. en route alt. NW-12,000' (Sindair range). NW-10,500' (Two Rivers Int.). NE-2,000' (San Antonio range). SE-2,000' (San Antonio range). SW-Min. en route alt. NW-Min. en route alt.	None	NW	10 mi.-2,200' E side NW leg. 15 mi.-2,200' E side NW leg. 20 mi.-2,200' E side NW leg. 25 mi.-2,200' E side NW leg.	8,000'	2.2	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	1.5 1.0 1.0 1.0	Climb to 11,500' on SE course.
Laredo, Tex.: Laredo Airport, el. 512'	E-2,200' (N leg Romulus). W-2,200' (Grand Rapids range). NW-2,200' (NE leg Grand Rapids). NE-10,500' (N leg Cheyenne). SE-11,500' (N leg Denver). SW-Min. en route alt. NW-12,000' (Sindair range). NW-10,500' (Two Rivers Int.). NE-2,000' (San Antonio range). SE-2,000' (San Antonio range). SW-Min. en route alt. NW-Min. en route alt.	None	NW	10 mi.-1,700' W side NW leg. 15 mi.-1,700' W side NW leg. 20 mi.-1,700' W side NW leg. 25 mi.-1,700' W side NW leg.	1,200'	3.1	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	1.5 1.0 1.0 1.0	Climb to 2,000' on SE leg.
Las Vegas, Nev.: Las Vegas AFF, el. 1,890'	NE-9,500' (Enterprise range). SE-8,000' (N leg Needles). SW-10,500' (Silver Lake range). NW-Min. en route alt. NE-7,000' (Crystal FM).	On NE and SW legs to 7,000' within 20 mi.	SW	10 mi.-5,000' S side SW leg. 15 mi.-5,000' S side SW leg. 20 mi.-5,000' S side SW leg. 25 mi.-5,000' S side SW leg.	3,400'	1.9	R S A T	1,500 NA 1,500 800	2.0 NA 2.0 2.0	1,500 NA 1,500 800	2.0 NA 2.0 2.0	Climb to 9,500' on NE leg.
Sky Haven Airport, el. 2,200'	(Make let-down to Las Vegas AFF. Fly contact from Las Vegas AFF to Sky Haven Airport.)											(Being revised.)
Las Vegas, N. Mex.: Las Vegas Airport, el. 6,507'	NE-Min. en route alt. SE-No approach—Dunger area. SW-2,200' (W leg Doherty). NW-2,200' (W leg Doherty). NE-2,500' (SE leg Texavelli). SE-2,500' (SE leg Texavelli). SW-3,000' (NW leg Chamante). NW-2,200' (SW leg Topexka). NE-Min. en route alt. SE-Min. en route alt. SW-Min. en route alt. NW-9,000' (Great Falls range). W-9,000' (Stanford FM), final. E-2,500' (SE leg Omaha). S-Min. en route alt.	None	SW	10 mi.-1,700' E side SW leg. 15 mi.-1,700' E side SW leg. 20 mi.-1,700' E side SW leg. 25 mi.-1,700' E side SW leg.	1,000'	3.3	R R S T	800 300 700 1,000	1.5 1.0 1.0 1.0	800 300 700 1,000	2.0 2.0 1.5 1.5	Climb to 2,000' on NE leg. Make all turns on NE leg on W side of leg—danger area in E quadrant.
Lebo, Kans.: CAA Int. Field, el. 1,160'	NE-2,500' (SE leg Chamante). SE-2,500' (SE leg Chamante). SW-3,000' (NW leg Chamante). NW-2,200' (SW leg Topexka). NE-Min. en route alt. SE-Min. en route alt. SW-Min. en route alt. NW-9,000' (Great Falls range). W-9,000' (Stanford FM), final. E-2,500' (SE leg Omaha). S-Min. en route alt.	None	SE	10 mi.-2,200' E side SE leg. 15 mi.-2,200' E side SE leg. 20 mi.-2,200' E side SE leg. 25 mi.-2,200' E side SE leg.	1,700'	0.0	R R S T	800 500 500 1,000	1.5 1.0 1.0 1.0	800 500 500 1,000	2.0 2.0 2.0 2.0	Climb to 2,500' on NW leg.
Lewistown, Mont.: Lewistown Airport, el. 4,177'	NE-Min. en route alt. SE-Min. en route alt. SW-Min. en route alt. NW-9,000' (Great Falls range). W-9,000' (Stanford FM), final. E-2,500' (SE leg Omaha). S-Min. en route alt.	None	W	10 mi.-6,000' S side W leg. 15 mi.-6,000' S side W leg. 20 mi.-6,000' S side W leg. 25 mi.-6,000' S side W leg.	5,000'	2.9	R S A T	800 NA 800 1,000	2.0 NA 2.0 1.0	800 NA 800 1,000	2.0 NA 2.0 1.0	Turn right and climb to 6,000' on W leg within 25 mi.
Lincoln, Nebr.: Lincoln Airport, el. 1,194'	NE-2,500' (SE leg Chamante). SE-2,500' (SE leg Chamante). SW-3,000' (NW leg Chamante). NW-2,200' (SW leg Topexka). NE-Min. en route alt. SE-Min. en route alt. SW-Min. en route alt. NW-9,000' (Great Falls range). W-9,000' (Stanford FM), final. E-2,500' (SE leg Omaha). S-Min. en route alt.	None	N	10 mi.-2,500' W side N leg. 15 mi.-2,500' W side N leg. 20 mi.-2,500' W side N leg. 25 mi.-2,500' W side N leg.	1,900'	2.4	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	2.0 2.0 2.0 2.0	Climb to 2,500' on S course within 25 mi.
Little Rock, Ark.: Adams Field, el. 280'	NE-1,500' (Walnut Ridge range). SE-1,500' (SW leg Memphis). SW-1,700' (NE leg Texarkana). NW-3,800' (Tulsa range). (No procedure approved.) NE-Min. en route alt. SE-2,800' (Madison range). SW-2,800' (SW leg Madison). S-Min. en route alt. NW-2,500' (La Crosse range).	None	SE	10 mi.-2,300' E side SE leg. 15 mi.-2,300' E side SE leg. 20 mi.-2,300' E side SE leg. 25 mi.-2,300' E side SE leg.	800'	3.8	R S A T	500 500 500 1,000	1.5 1.0 1.0 1.0	500 500 500 1,000	2.0 2.0 2.0 2.0	Climb to 2,100' on NW leg within 25 mi.
Livingston, Mont.: Lone Rock, Ws.: CAA Int. Field, el. 714'	NE-Min. en route alt. SE-2,800' (Madison range). SW-2,800' (SW leg Madison). S-Min. en route alt. NW-2,500' (La Crosse range).	None	W	10 mi.-2,300' S side W leg. 15 mi.-2,300' S side W leg. 20 mi.-2,300' S side W leg. 25 mi.-2,300' S side W leg.	2,014'	0.0	R S A T	800 1,300 500	2.0 3.0 1.0	800 1,300 500	2.0 3.0 2.0	Climb to 2,800' on E leg.
Long Beach, Calif.: Long Beach Airport, el. 104'	(Make let-down to Long Beach Airport. Fly contact from Long Beach Airport to Los Alamitos NAAS.)											(Being revised.)
Los Alamitos NAAS, el. 27'	(Make let-down to Long Beach Airport. Fly contact from Long Beach Airport to Los Alamitos NAAS.)											(Being revised.)
Los Angeles Airport, el. 101'	(Make let-down to Long Beach Airport. Fly contact from Long Beach Airport to Los Angeles Airport.)											(Being revised.)
Compton Central Airport, el. 100'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Compton Central Airport.)											(Being revised.)
Colver City Airport, el. 25'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Colver City Airport.)											(Being revised.)
Gardena Valley Airport, el. 50'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Gardena Valley Airport.)											(Being revised.)
Hawthorne Airport, el. 64'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Hawthorne Airport.)											(Being revised.)
Santa Monica Airport, el. 175'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Santa Monica Airport.)											(Being revised.)
Van Nuys Metropolitan Airport, el. 800'	(Make let-down to Los Angeles Airport. Fly contact from Los Angeles Airport to Van Nuys Metropolitan Airport.)											(Being revised.)

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear.	Dist. (mi.)	Type	Cell. (ft.)	Vis. (mi.)	Night Cell. (ft.)		Vis. (mi.)
Louisville, Ky.: Downman Field, el. 546'	N—Min. en route alt. E—2,600' (Huntington range). S—2,200' (NE leg Bowling Green). W—2,000' (Shepherdsville FM). W—2,000' (Evansville range).	None	E	10 mi.—1,900' S side E leg. 15 mi.—2,600' S side E leg. 20 mi.—2,600' S side E leg. 25 mi.—2,600' S side E leg.	1,400'	269°	1.4	R S A T	600 NA 1,000 300	1.5 NA 3.0 1.0	600 NA 1,000 300	1.5 NA 3.0 1.0	Climb to 2,000' on W leg. 1,450' twr. on N side E leg. 12 mi. from range.
Standiford Field, el. 450'	N—Min. en route alt. E—2,600' (Huntington range). S—2,200' (NE leg Bowling Green). W—2,000' (Shepherdsville FM). W—2,000' (Evansville range).	None	E	10 mi.—1,900' S side E leg. 15 mi.—2,600' S side E leg. 20 mi.—2,600' S side E leg. 25 mi.—2,600' S side E leg.	1,400'	240°	6.2	R S A T	600 500 1,000 300	1.5 1.5 3.0 1.0	600 500 1,000 300	2.0 2.0 3.0 1.0	Climb to 2,000' on W course.
Lovelock, Nev.: CAA Int. Field, el. 3,003'. Lubbock, Tex.: Lubbock AFF, el. 3332'	N—Min. en route alt. E—Min. en route alt. S—Min. en route alt. W—Min. en route alt.	None	N	10 mi.—4,400' W side N leg. 15 mi.—4,400' W side N leg. 20 mi.—4,400' W side N leg. 25 mi.—4,400' W side N leg.	4,100'	173°	3.7	R S A T	600 600 1,000 400	2.0 1.0 3.0 1.0	600 600 1,000 400	2.0 1.0 3.0 2.0	Climb to 4,400' on S leg within 25 mi.
Commercial Airport, el. 3240'. Lubbock Mun. Airport, el. 3256'. Lucin, Utah: CAA Int. Field, el. 4,414'. Lynchburg, Va.: Preston-Glenn Airport, el. 935'.	(Make let-down to Lubbock AFF. Fly contact from Lubbock AFF to commercial airport.) N—Min. en route alt. E—11,000' (Ogden range). S—13,000' (E leg Wendover). W—12,000' (Elko range).	None	E	10 mi.—8,500' S side E leg. 15 mi.—8,500' S side E leg. 20 mi.—8,500' S side E leg. 25 mi.—8,500' S side E leg.	6,900'	156°	2.4	R S A T	2,500 NA 2,500 500	2.0 NA 2.0 1.0	2,500 NA 2,500 500	2.0 NA 2.0 1.0	If not contact over range, climb to 9,000' on S leg within 15 mi. *Make shuttle turns on S side E leg.
McChord (Tacoma), Wash.: McChord Field, el. 286'. Macon, Ga.: Smart Airport, el. 463'	N—Min. en route alt. E—1,500' (Alma range). S—Min. en route alt. NW—2,200' (Atlanta range). (Make let-down to Smart Airport. Fly contact from Smart Airport to Robins Field.)	None	NE	10 mi.—1,500' N side NE leg. 15 mi.—1,500' N side NE leg. 20 mi.—1,500' N side NE leg. 25 mi.—1,500' N side NE leg.	1,000'	246°	4.8	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,000' on SW course within 25 mi.
Cochran Field, el. 354'. Robins Field, el. 295'. Madison, Wis.: Madison Airport, el. 839'	N—Min. en route alt. E—2,500' (Milwaukee range). SE—Min. en route alt. SW—2,400' (NW leg (Rockford)). W—2,800' (Lone Rock range). NW—Min. en route alt. (Make let-down to Madison Airport. Fly contact from Madison Airport to Jackson Seaplane Base.)	None	SE	10 mi.—2,000' E side SE leg. 15 mi.—2,000' E side SE leg. 20 mi.—2,100' E side SE leg. 25 mi.—2,100' E side SE leg.	1,700'	314°	2.6	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,500' on NW leg.
Jackson Seaplane Base, el. 849'. Malad City, Idaho Marshall (Ft. Riley), Kans.: Marshall Field, el. 1,062'. Martinsburg, W. Va.: Martinsburg Airport, el. 550'.	N—Min. en route alt. E—3,000' (S leg Phillipsburg). E—3,000' (Baltimore range). SW—3,000' (Front Royal range). W—4,000' (S leg Altoona).	None	SW	10 mi.—2,500' E side SW leg. 15 mi.—2,500' E side SW leg. 20 mi.—2,500' E side SW leg. 25 mi.—2,500' E side SW leg.	1,500'	35°	2.9	R S A T	500 NA 1,000 300	1.5 NA 3.0 1.0	500 NA 1,000 300	1.5 NA 3.0 1.0	(Being revised.) Climb to 3,500' on NE leg.
Maxwell (Montgomery), Ala.: Dannelly Field, el. 219'. Procedure No. 1. Medford, Oreg.: Medford Airport, el. 1,329'. Melbourne, Fla.: Melbourne-Eau Gallie Airport, el. 26'. Memphis, Tenn.: Memphis Airport, el. 289'. Meridian, Miss.: Key Field, el. 297'.	N—1,200' (SE leg Orlando). E—Min. en route alt. S—1,200' (NW leg Palm Beach). W—Min. en route alt. NE—1,800' (Jacks Creek range). S—1,300' (Greenwood range). S—800' (Nesbitt FM) final. SW—1,600' (SE leg Little Rock). NW—1,800' (Advance range). NE—2,000' (Birmingham range). S—Min. en route alt. W—1,800' (Jackson range). W—Min. en route alt.	None	N	10 mi.—1,200' W side N leg. 15 mi.—1,200' W side N leg. 20 mi.—1,200' W side N leg. 25 mi.—1,200' W side N leg.	800'	158°	2.3	R S A T	1,000 1,000 300 500	2.0 3.0 1.5 1.5	1,000 1,000 300 500	2.0 3.0 1.0 1.5	Climb to 1,200' on S leg.
		None	S	10 mi.—1,300' E side S leg. 15 mi.—1,300' E side S leg. 20 mi.—1,300' E side S leg. 25 mi.—1,300' E side S leg.	800'	356°	2.1	R S A T	500 500 1,000 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,500' on N leg.
		None	N	10 mi.—1,500' W side N leg. 15 mi.—1,500' W side N leg. 20 mi.—1,500' W side N leg. 25 mi.—1,500' W side N leg.	1,000'	154°	2.8	R S A T	500 500 1,000 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 2,000' on S leg within 25 mi.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio range station	Min. alt. over final range appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. bear. (mi.)	Dist. (mi.)	Type	Day	Night	Cell. (ft.)	
Miami, Fla.: Miami International AFB, el. 9'	E—Min. en route alt. E—300' (Miami Bay Shore FM), final. SE—1,500' (SE leg Ft. Myers). W—1,500' (SE leg Ft. Myers). W—1,500' (W Palm Beach range). NE—1,200' (Ft. Lauderdale FM). NE—4,300' (Big Spring range). SE—Min. en route alt. SW—4,500' (SE leg Wink). NW—4,500' (W leg Big Spring).	None.	E	10 mi.—1,400' N side E leg. 15 mi.—1,400' N side E leg. 20 mi.—1,400' N side E leg. 25 mi.—1,400' N side E leg.	800'	270°	2.3	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 1,500' on W leg, 370 bldgs S side E leg within 2 mi.	
Midland, Tex.: Midland Air Terminal, el. 2,867'	NE—4,300' (Big Spring range). SE—Min. en route alt. SW—4,500' (SE leg Wink). NW—4,500' (W leg Big Spring).	None.	SW	10 mi.—4,100' S side SW leg. 15 mi.—4,500' S side SW leg. 20 mi.—4,500' S side SW leg. 25 mi.—4,500' S side SW leg.	3,600'	48°	3.8	R 1,000 S 1,000 A 1,000 T 300	1.0 1,000 3.0 1,000 1.0 300 1.0 300	1.0 1,000 3.0 1,000 1.0 300 1.0 300	Climb to 4,300' on NE leg, 2,991' tank within airport, 3,000' twr on NE leg 10 mi out. (Being revised.)	
Miles City, Mont.: Miles City Airport, el. 2,831'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	On SW leg to 8,500' within 25 mi.	SW	10 mi.—8,000' W side SW leg. 15 mi.—8,000' W side SW leg. 20 mi.—8,500' W side SW leg. 25 mi.—8,500' W side SW leg.	6,100'	20°	1	R 1,000 S 1,000 A 1,000 T 300	1.0 1,000 3.0 1,000 1.0 300 1.0 300	1.0 1,000 3.0 1,000 1.0 300 1.0 300	If not etc over range, turn left and climb to 8,500' on SW leg within 25 mi. High terrain E and W of airport. Climb to 2,000' on S leg.	
Milford, Utah: Milford Airport, el. 5,061'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	E	10 mi.—2,000' N side E leg. 15 mi.—2,000' N side E leg. 20 mi.—2,000' N side E leg. 25 mi.—2,000' N side E leg.	1,300'	292°	1.6	R 800 S 800 A 1,000 T 300	2.0 800 2.0 800 3.0 1,000 1.0 300	2.0 800 2.0 800 3.0 1,000 1.0 300	Climb to 1,500' on SE leg within 25 mi.	
Millinocket, Maine: Millinocket Airport, el. 404'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	NW	10 mi.—1,500' W side NW leg. 15 mi.—1,500' W side NW leg. 20 mi.—1,500' W side NW leg. 25 mi.—1,500' W side NW leg.	800'	144°	4.2	R 600 S 600 A 1,000 T 300	2.0 600 2.0 600 3.0 1,000 1.0 300	2.0 600 2.0 600 3.0 1,000 1.0 300	Climb to 2,300' on N leg within 25 mi.	
Millville, N. J.: Millville Airport, el. 68'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	S	10 mi.—1,800' E side S leg. 15 mi.—1,800' E side S leg. 20 mi.—1,800' E side S leg. 25 mi.—2,000' E side S leg.	1,300'	352°	2.5	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 2,300' on N leg within 25 mi.	
Milwaukee, Wis.: General Mitchell Airport, el. 678'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	SE	10 mi.—2,300' N side SE leg. 15 mi.—2,300' N side SE leg. 20 mi.—2,300' N side SE leg. 25 mi.—2,300' N side SE leg.	1,500'	298°	3.6	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 2,600' on NW leg 1,350' MSL twr on N leg 10 mi out.	
Minneapolis, Minn.: Wold-Chamberlain Field, el. 834'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	SE	10 mi.—2,900' E side SE leg. 15 mi.—2,900' E side SE leg. 20 mi.—2,900' E side SE leg. 25 mi.—2,900' E side SE leg.	2,400'	301°	3.3	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 3,500' on NW leg within 25 mi. 1,850' MSL twr 2 mi. S of airport.	
St. Paul Airport, el. 703'	(Make left-turn to Wold-Chamberlain Field. Fly contact from Wold.) NE—2,800' (S leg Rives). SE—2,800' (S leg Rives). SW—Min. en route alt. NW—Min. en route alt.	None.	SE	10 mi.—2,900' E side SE leg. 15 mi.—2,900' E side SE leg. 20 mi.—2,900' E side SE leg. 25 mi.—2,900' E side SE leg.	6,200'	120°	1.5	R 3,000 S 3,000 A 3,000 T 2,500	2.0 3,000 2.0 3,000 3.0 3,000 2.0 2,500	2.0 3,000 2.0 3,000 3.0 3,000 2.0 2,500	Turn right and climb to 9,000' on NW leg shuttling within 10 mi or less, 6,000' terrain 4 mi. S of W leg, 10 mi. out.	
Missoula, Mont.: Missoula Co. Airport, el. 3,203'	NE—6,000' (Delta range). SE—Min. en route alt. SW—9,000' (SE leg Enterprise). NW—Min. en route alt. N—3,500' (W leg Houlton). E—2,300' (S leg Houlton). W—2,300' (NW leg Bangor). W—6,000' (NW leg Bangor). NE—Min. en route alt. SE—Min. en route alt. SW—1,500' (W leg Baltimore). NW—1,500' (W leg Philadelphia PG). E—1,500' (W leg Baltimore). W—2,000' (NW leg Chicago). S—2,000' (NW leg Chicago). W—2,000' (Rockford range). W—2,300' (Rockford FM).	None.	NW	10 mi.—3,000' N side NW leg. 15 mi.—3,000' N side NW leg. 20 mi.—3,000' N side NW leg. 25 mi.—3,000' N side NW leg.	6,200'	120°	1.5	R 3,000 S 3,000 A 3,000 T 2,500	2.0 3,000 2.0 3,000 3.0 3,000 2.0 2,500	2.0 3,000 2.0 3,000 3.0 3,000 2.0 2,500	Turn right and climb to 9,000' on NW leg shuttling within 10 mi or less, 6,000' terrain 4 mi. S of W leg, 10 mi. out.	
Hale Field, el. 3,180'	(Make left-turn to Missoula Co. Airport. Fly contact from Missoula Co. Airport.) NE—1,500' (SE leg Hartford). SE—Min. en route alt. SW—1,500' (SE leg Newark). W—1,500' (SW leg La Guardia).	None.	E	10 mi.—1,500' S side E leg. 15 mi.—1,500' S side E leg. 20 mi.—1,500' S side E leg. 25 mi.—1,500' S side E leg.	700'	301°	3.2	R 600 S 600 A 1,000 T 300	1.5 600 1.0 600 3.0 1,000 1.0 300	1.5 600 1.0 600 3.0 1,000 1.0 300	Turn left and climb to 1,000' until E of range, then climb to 1,500' on E leg.	
Mitchel (Hempstead), N. Y.: Mitchel Field, el. 82'	NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). (No procedure approved.) E—2,000' (N leg Peoria). SE—2,000' (NE leg Burlington). W—2,000' (N leg Burlington). (After crossing Moline cone, turn to S leg of range. Turn W along W leg of low powered range to intersect W leg of low powered range for start of left-down.)	None.	NE	10 mi.—1,300' N side NE leg. 15 mi.—1,300' N side NE leg. 20 mi.—1,300' N side NE leg. 25 mi.—1,300' N side NE leg.	1,200'	271°	7.5	R 1,000 S 1,000 A 1,000 T 300	1.0 1,000 1.0 1,000 3.0 1,000 1.0 300	1.0 1,000 1.0 1,000 3.0 1,000 1.0 300	Climb to 1,400' on SW leg.	
Mobile, Ala.: Bates Field, el. 217'	NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). (No procedure approved.) E—2,000' (N leg Peoria). SE—2,000' (NE leg Burlington). W—2,000' (N leg Burlington). (After crossing Moline cone, turn to S leg of range. Turn W along W leg of low powered range to intersect W leg of low powered range for start of left-down.)	None.	NW	10 mi.—1,400' W side NW leg. 15 mi.—1,400' W side NW leg. 20 mi.—1,400' W side NW leg. 25 mi.—1,400' W side NW leg.	900'	138°	3.2	R 500 S 500 A 1,000 T 300	1.0 500 1.0 500 3.0 1,000 1.0 300	1.0 500 1.0 500 3.0 1,000 1.0 300	Climb to 1,300' on SE leg.	
Brookley Field, el. 20'	NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). (No procedure approved.) E—2,000' (N leg Peoria). SE—2,000' (NE leg Burlington). W—2,000' (N leg Burlington). (After crossing Moline cone, turn to S leg of range. Turn W along W leg of low powered range to intersect W leg of low powered range for start of left-down.)	None.	W	10 mi.—1,900' S side W leg. 15 mi.—2,000' S side W leg. 20 mi.—2,000' S side W leg. 25 mi.—2,000' S side W leg.	1,400'	88°	2.3	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 2,000' on E leg of low powered range which operates on req. only. *19 mi. minimum.	
Moffett (Mountain View), Calif.: Moline, Ill.: Moline Airport, el. 500'	NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). (No procedure approved.) E—2,000' (N leg Peoria). SE—2,000' (NE leg Burlington). W—2,000' (N leg Burlington). (After crossing Moline cone, turn to S leg of range. Turn W along W leg of low powered range to intersect W leg of low powered range for start of left-down.)	None.	SW	10 mi.—1,200' E side SW leg. 15 mi.—1,200' E side SW leg. 20 mi.—1,200' E side SW leg. 25 mi.—1,200' E side SW leg.	700'	25°	2.8	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 1,400' on NE leg within 25 mi.	
Monroe, La.: Selman Field, el. 77'	NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). NE—1,400' (NW leg Pensacola). SE—1,400' (SW leg Pensacola). SW—1,400' (Keesler range). NW—1,400' (NE leg Keesler). (No procedure approved.) E—2,000' (N leg Peoria). SE—2,000' (NE leg Burlington). W—2,000' (N leg Burlington). (After crossing Moline cone, turn to S leg of range. Turn W along W leg of low powered range to intersect W leg of low powered range for start of left-down.)	None.	SW	10 mi.—1,200' E side SW leg. 15 mi.—1,200' E side SW leg. 20 mi.—1,200' E side SW leg. 25 mi.—1,200' E side SW leg.	700'	25°	2.8	R 500 S 500 A 1,000 T 300	1.5 500 1.0 500 3.0 1,000 1.0 300	1.5 500 1.0 500 3.0 1,000 1.0 300	Climb to 1,400' on NE leg within 25 mi.	

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. (mi.)	Dist. (mi.)	Type	Day	Night	Cell. (ft.)	
Montpelier, Vt.: Barre-Montpelier Airport, el. 1,149'						230°	2.8	R S A T		1,400	2.0	(Being revised.)
Morgantown, W. Va.: Morgantown Airport, el. 1,256'						173°	5.6	R S A T		1,400	2.0	(Being revised.)
Mt. Shasta, Calif. Millen Pass, Mont. Muroc, Calif.: Muroc AFB, el. 2,285'	(No associated airport.) (No associated airport.)					64°	2.2	R S A T		700	2.0	(Being revised.)
Muscle Shoals, Ala.: Muscle Shoals Airport, el. 545'	N-2,600' (SW leg Nashville). SE-2,500' (N leg Birmingham). S-Min. enroute alt. W-2,000' (S leg Jacksonville). (Make let-down to Muscle Shoals Airport.) NE-Min. enroute alt. E-1,900' (Grand Rapids range). SW-Min. enroute alt. W-1,900' (Milwaukee range). NW-Min. enroute alt. E-Min. enroute alt. SW-1,500' (N leg Charleston). NE-2,500' (SE leg Florence). NW-2,500' (NW leg Smithville). NE-1,200' (Mt. Juliet FM). SE-3,500' (S leg Smithville). SE-2,500' (Walter Hill FM). SW-2,500' (Jacks Creek range). NW-2,000' (SW leg Bowling Green). NE-Min. enroute alt. SE-1,400' (N leg Richmond). SW-1,500' (W leg Richmond). NW-1,500' (Waco Range). (No associated airport.)	SE	10 mi.-1,800' N side SE leg. 15 mi.-1,800' N side SE leg. 20 mi.-1,800' N side SE leg. 25 mi.-1,800' N side SE leg. Muscles Shoal Airport to Courtland Field.	1,300'	282°	4.6	R S A T		1,400	2.0	Climb to 2,000' on W course.	
Courtland Field, el. 588' Muskegon, Mich.: Muskegon Co. Airport, el. 627'		None	SE	10 mi.-1,800' N side SE leg. 15 mi.-1,800' N side SE leg. 20 mi.-1,800' N side SE leg. 25 mi.-1,800' N side SE leg.	1,300'	317°	2.8	R S A T		1,400	2.0	Climb to 1,800' on NW leg within 25 mi.
Myrtle Beach, S. C.: Myrtle Beach AFB, el. 24'		None	SW	10 mi.-1,200' N side SW leg. 15 mi.-1,200' N side SW leg. 20 mi.-1,200' N side SW leg. 25 mi.-1,200' N side SW leg.	600'	69°	4.4	R S A T		500	1.5	Climb to 1,500' on NE leg.
Nashville, Tenn.: Berry Field, el. 606'		None	NE	10 mi.-2,000' N side NE leg. 15 mi.-2,000' N side NE leg. 20 mi.-2,000' N side NE leg. 25 mi.-2,000' N side NE leg.	1,200'	246°	2.6	R S A T		500	1.5	Climb to 2,500' on SW course.
Narasota, Tex.: CAA Int. Field, El. 331'		None	NW	10 mi.-1,600' W side NW leg. 15 mi.-1,600' W side NW leg. 20 mi.-1,600' W side NW leg. 25 mi.-1,600' W side NW leg.	1,100'	180°	1.4					Climb to 1,400' on SE leg.
Neah Bay, Wash. Needles, Calif.: Needles Airport, el. 990'		None	SW	10 mi.-1,400' S side SW leg. 15 mi.-1,400' S side SW leg. 20 mi.-1,400' S side SW leg. 25 mi.-1,400' S side SW leg.	900'	195°	2.2	R S A T		1,000	2.0	(Being revised.)
Newark, N. J.: Newark Airport, el. 18'	NE-2,500' (NW leg LaGuardia). SE-2,500' (SW leg LaGuardia). SW-1,400' (E leg Allentown). SW-900' (Metuchen FM), final. SW-600' (Elizabeth LFM), final. W-3,000' (NE leg Allentown). (No procedure approved.) (No procedure approved.)	None	SW	10 mi.-1,400' S side SW leg. 15 mi.-1,400' S side SW leg. 20 mi.-1,400' S side SW leg. 25 mi.-1,400' S side SW leg.	900'	38°	1.0	R S A T		1,000	2.0	Turn left and climb to 3,000' on W leg. Descent to cross Ring Stn at 600' may be started after passing Elizabeth LFM. If LFM not rev'd final approach alt. over range is 900'.
New Hackensack, N. Y. Newhall, Calif. New Orleans, La.: Mossant International Airport, el. 3'	NE-1,400' (Keesler range). NE-800' (New Orleans FM), final. S-Min. enroute alt. W-1,200' (Lake Charles range). W-1,400' (LaPlace FM). N-1,500' (Jackson range). N-1,400' (Madisonville FM). (Make let-down to Mossant International Airport.) (Make let-down to Mossant International Airport.)	None	NE	10 mi.-1,400' N side NE leg. 15 mi.-1,400' N side NE leg. 20 mi.-1,400' N side NE leg. 25 mi.-1,400' N side NE leg.	800'	271°	3.2	R S A T		500	1.5	Climb to 1,500' on W leg.
New Orleans Airport, el. 8' New Orleans NAS, el. 7' La Guardia Field, el. 19': Procedure No. 1	NE-1,500' (NE leg Newark). NE-1,000' (Port Chester FM), final. NE-800' (New Rochelle FM), final. E-1,800' (NE leg Mitchell). SW-2,300' (SE leg Newark). NW-1,700' (S leg New Hackensack). NE-1,500' (NE leg Newark). E-1,200' (SE leg Mitchell). SW-1,500' (SE leg Newark). NW-1,700' (S leg New Hackensack). NW-1,200' (Flatbush FM), final.	None	NE	10 mi.-1,500' N side NE leg. 15 mi.-1,500' N side NE leg. 20 mi.-1,500' N side NE leg. 25 mi.-1,500' N side NE leg.	*1,000'	223°	3.2	R S A T		600	1.5	Climb to 2,300' on SW course. Descent to cross ring at 500' may be started only if New Rochelle FMH is received.
Procedure No. 2		None	SW	10 mi.-1,500' S side SW leg. 15 mi.-1,500' S side SW leg. 20 mi.-1,500' S side SW leg. 25 mi.-1,500' S side SW leg.	1,200'	42°	4.5	R S A T		600	1.5	Climb 1,500' on NE leg. Procedure turn dist. are over ILS outer marker. Ctn: Empire State Bldg. 1,250'-4 mi NW of outer marker.

RULES AND REGULATIONS

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio range station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—		
						Mag. bear.	Dist. (mi.)	Cell. (ft.)	Day	Night	Cell. (ft.)		Vis. (mi.)	Vis. (mi.)
New York, N. Y.—Continued Flushing Airport, el. 4' Floyd Bennett NAS, el. 17'; Procedure No. 1	(Make let-down to La Guardia Field. Fly contact from La Guardia Field to Flushing Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range). NW—800' (Newark range), final. NE—2,500' (W leg Mitchell). SE—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	NW	10 mi.—2,300' S side NW leg. 15 mi.—2,300' S side NW leg. 20 mi.—2,300' S side NW leg. 25 mi.—2,300' S side NW leg.	800'	122°	1.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,500' on SE leg.	
Procedure No. 2	(Make let-down to La Guardia Field. Fly contact from La Guardia Field to Flushing Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	SE	10 mi.—1,200' N side SE leg. 15 mi.—1,200' N side SE leg. 20 mi.—1,200' N side SE leg. 25 mi.—1,200' N side SE leg.	650' over Rocka- way L.F.M.	302°	2.2	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Turn left and climb to 1,500' on SW leg.	
Norfolk, Va.: Norfolk Airport (NW range), el. 22'	(Make let-down to Norfolk NAS. Fly contact from Norfolk NAS to Norfolk NAS (Chambers Field).) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	SW	10 mi.—1,300' S side SW leg. 15 mi.—1,300' S side SW leg. 20 mi.—1,300' S side SW leg. 25 mi.—1,300' S side SW leg.	800'	44°	3.3	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,300' on NE leg.	
Norfolk NAS (East) (NGU range), el. 15'	(Make let-down to Norfolk NAS. Fly contact from Norfolk NAS to Norfolk NAS (Chambers Field).) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	E	10 mi.—1,300' S side E leg. 15 mi.—1,300' S side E leg. 20 mi.—1,300' S side E leg. 25 mi.—1,300' S side E leg.	750'	276°	2.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,300' on W leg.	
Norfolk NAS (Chambers Field), el. 3'	(Make let-down to Norfolk NAS. Fly contact from Norfolk NAS to Norfolk NAS (Chambers Field).) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	S	10 mi.—4,100' W side S leg. 15 mi.—4,100' W side S leg. 20 mi.—4,100' W side S leg. 25 mi.—4,100' W side S leg.	3,600'	332°	2.2	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 4,500' on N leg within 25 mi.	
Oakland, Calif.: Oakland Airport, el. 5'	(Make let-down to Oakland Range. Fly contact from Oakland Range to Oakland Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	On NW leg to 3,000' within 20 mi. On SE leg to 1,500' within 15 mi. Turns on W sides.	SE	10 mi.—1,500' W side SE leg. 15 mi.—1,500' W side SE leg. 20 mi.—1,500' W side SE leg. 25 mi.—1,500' W side SE leg.	500'	199°	0.2	R S A T	600 500 800 300	1.5 1.0 2.0 1.0	600 500 800 300	1.5 1.0 2.0 1.0	If contact not over mg. climb 3,000' on NW leg, within 25 mi. If contact not over mg. climb 3,000' on SE leg, within 17 mi. out of 2,157' MSL. 17 mi. NE of SE leg, 18 mi. out of 170' twr, 0.5 mi. NE of SE leg, 3 mi. out.	
Alameda NAS, el. 15'	(Make let-down to Oakland Range. Fly contact from Oakland Range to Alameda NAS.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	W	10 mi.—2,500' S side W leg. 15 mi.—2,500' S side W leg. 20 mi.—2,500' S side W leg. 25 mi.—2,500' S side W leg.	2,000'	78°	1.6	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,700' on E leg.	
Hayward Airport, el. 25'	(Make let-down to Oakland Range. Fly contact from Oakland Range to Hayward Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	E	10 mi.—2,700' N side E leg. 15 mi.—2,700' N side E leg. 20 mi.—2,700' N side E leg. 25 mi.—2,700' N side E leg.	2,200' over Oklahoma City L.F.M.	258°	3.2	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 3,000' on W leg.	
Will Rogers Field, el. 1,283'; Procedure No. 1	(Make let-down to Will Rogers Field. Fly contact from Will Rogers Field to Will Rogers Field.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	S	10 mi.—2,100' E side S leg. 15 mi.—2,100' E side S leg. 20 mi.—2,100' E side S leg. 25 mi.—2,100' E side S leg.	1,600'	352°	2.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,300' on E leg.	
Procedure No. 2	(Make let-down to Will Rogers Field. Fly contact from Will Rogers Field to Will Rogers Field.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	N	10 mi.—2,300' W side N leg. 15 mi.—2,300' W side N leg. 20 mi.—2,300' W side N leg. 25 mi.—2,300' W side N leg.	1,800'	140°	0.8	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,500' on SE leg, 1,720' twr on W leg 4.5 mi. out.	
Tulakes Airport, el. 1,253'	(Make let-down to Will Rogers Field. Fly contact from Will Rogers Field to Tulakes Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Rogers Field to Tulakes Airport.) Rogers Field to Country Club Airport.) Rogers Field to Nuckolls Airport.)											
Country Club Airport, el. 1,250'	(Make let-down to Will Rogers Field. Fly contact from Will Rogers Field to Country Club Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	S	10 mi.—2,100' E side S leg. 15 mi.—2,100' E side S leg. 20 mi.—2,100' E side S leg. 25 mi.—2,100' E side S leg.	1,600'	352°	2.9	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,300' on E leg.	
Nuckolls Airport, el. 1,250'	(Make let-down to Will Rogers Field. Fly contact from Will Rogers Field to Nuckolls Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	N	10 mi.—2,300' W side N leg. 15 mi.—2,300' W side N leg. 20 mi.—2,300' W side N leg. 25 mi.—2,300' W side N leg.	1,800'	140°	0.8	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 2,500' on SE leg, 1,720' twr on W leg 4.5 mi. out.	
Olathe, Kans.: Olathe NAS, el. 1,085'	(Make let-down to Olathe NAS. Fly contact from Olathe NAS to Olathe NAS (Chambers Field).) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	NE	10 mi.—1,200' N side NE leg. 15 mi.—1,200' N side NE leg. 20 mi.—1,200' N side NE leg. 25 mi.—1,200' N side NE leg.	700'	230°	3.4	R S A T	500 500 1,000 300	1.5 1.0 3.0 1.0	500 500 1,000 300	1.5 1.0 3.0 1.0	Climb to 1,500' on SW leg within 25 mi.	
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Omaha, Neb.: Omaha Airport, el. 982'	(Make let-down to Omaha Airport. Fly contact from Omaha Airport to Omaha Airport.) SE—2,500' (W leg Mitchell). SW—1,500' (SW leg Mitchell). SW—1,500' (E leg Philadelphia). NW—2,300' (Newark range).	None	Omaha Airport (AFB) to Hoequist Airport.) Omaha Airport (AFB) to Hoequist Airport.)											
Om														

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Min. alt. over range final appr.	Station to airport	Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
							Mag. bear.	Dist. (mi.)	Cell. (ft.)	Vis. (mi.)		Day
Citto, N. Mex.: CAA Int. Field, el. 1,228'						74°	0.2	R	1,000	1,000	2.0	(Being revised.)
Palacios, Tex.: Palacios Airport, el. 13'	NE-1,200' (SW leg Richmond). SE-Min. enroute alt. SW-1,400' (Corpus Christi range). NW-Min. enroute alt.	None	NW	10 mi.-1,200' W side NW leg. 15 mi.-1,200' W side NW leg. 20 mi.-1,200' W side NW leg. 25 mi.-1,200' W side NW leg.	800'	118°	1.6	T	500	500	3.0	Climb to 1,200' on SE leg.
Palmdale, Calif.: Palmdale Airport, el. 2,549'						216°	2.5	T	1,000	1,000	3.0	(Being revised.)
Patterson (Fairfield), Ohio: Patterson Field, el. 849'								T	500	500	2.0	
Wright Field, el. 830'								T	500	500	2.0	
Patuxent River, Md.: Patuxent River, N.A.S., el. 38'	NE-1,500' (W leg Columbus). E-2,500' (S leg Columbus). S-2,500' (Cincinnati range). W-2,500' (S leg Dayton). NE-2,300' (W leg Columbus). E-2,300' (NE leg Cincinnati). S-2,600' (NE leg Cincinnati). W-Min. enroute alt.	None	S	10 mi.-2,500' E side S leg. 15 mi.-2,500' E side S leg. 20 mi.-2,500' E side S leg. 25 mi.-2,500' E side S leg.	2,000'	32°	2.9	R	500	500	1.5	Climb to 2,300' on NE leg between Patterson river and int. with W leg Columbus.
Pembina, N. Dak.: CAA Int. Field, el. 702'	NE-1,500' (SE leg Washington). SE-1,500' (W leg Chinoctague). SW-Min. enroute alt. NW-1,500' (SE leg Washington). E-Min. enroute alt.	None	E	10 mi.-2,500' N side E leg. 15 mi.-2,500' N side E leg. 20 mi.-2,500' N side E leg. 25 mi.-2,500' N side E leg.	1,700'	280°	1.0	T	300	300	1.0	Turn left and climb to 2,200' on E leg.
Pendleton, Ore.: Pendleton Airport, el. 1,493'	NE-1,500' (Grand Forks range). E-Min. enroute alt. SE-10,000' (Baker range). SE-10,000' (LaGrande FM). SE-4,000' (Cabbage Hill FM). W-4,000' (The Dalles range). NW-6,000' (Yakima range). NW-4,000' (SE leg Yakima).	None	S	10 mi.-1,500' S side SW leg. 15 mi.-1,500' S side SW leg. 20 mi.-1,500' S side SW leg. 25 mi.-1,500' S side SW leg.	1,000'	57°	4.4	R	500	500	1.5	Climb to 1,500' on NE leg.
Pensacola, Fla.: Pensacola Airport, el. 121'	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). (Make let-down to Pensacola Airport. Fly contact from Pensacola Airport. Fly contact from Pensacola Airport.) S-Min. enroute alt. NE-1,300' (Crestview range). SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	S	10 mi.-1,100' E side S leg. 15 mi.-1,100' E side S leg. 20 mi.-1,100' E side S leg. 25 mi.-1,100' E side S leg.	700'	340°	2.1	R	500	500	1.5	Climb to 1,300' on N leg within 20 mi.
Peoria, Ill.: Peoria Airport, el. 639'	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	N	10 mi.-1,100' N side NE leg. 15 mi.-1,200' N side NE leg. 20 mi.-1,200' N side NE leg. 25 mi.-1,300' N side NE leg.	800'	244°	6.4	R	500	500	3.0	Maintain 800' for 4.5 mi. after passing range on final. Climb to 1,500' on SW leg.
Philadelphia, Pa.: Philadelphia SW Airport, el. 10' (PG range).	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	W	10 mi.-1,100' W side N leg. 15 mi.-2,000' W side N leg. 20 mi.-2,000' W side N leg. 25 mi.-2,000' W side N leg.	1,500'	178°	2.2	R	500	500	2.0	Climb to 1,900' on S leg.
Philadelphia, Pa.: Philadelphia NE Airport, el. 120' (NF range).	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	W	10 mi.-1,500' S side W leg. 15 mi.-1,500' S side W leg. 20 mi.-1,500' S side W leg. 25 mi.-1,500' S side W leg.	800'	97°	3.0	R	500	500	1.5	Climb to 1,600' on E leg.
Phillipsburg, Pa.: Black Moshannon Airport, el. 1,940'	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	NE	10 mi.-1,000' E side NE leg. 15 mi.-1,600' E side NE leg. 20 mi.-1,600' E side NE leg. 25 mi.-1,600' E side NE leg.	800'	238°	2.9	R	500	500	1.5	Climb to 2,000' on SW leg.
Phoenix, Ariz.: Sky Harbor Airport, el. 1,120'	NE-1,300' (Crestview range). S-Min. enroute alt. SW-Min. enroute alt. NW-1,300' (W leg Crestview). E-Min. enroute alt.	None	NW	10 mi.-3,500' W side NW leg. 15 mi.-3,500' W side NW leg. 20 mi.-3,500' W side NW leg. 25 mi.-3,500' W side NW leg.	3,000'	160°	5.0	R	500	500	2.0	Climb to 4,000' on S leg within 25 mi. 2,440' twt 3.5 mi. ENE of apt.
Thunderbird Airport No. 1, el. 1,244'	(Make let-down to Sky Harbor Airport. Fly contact from Sky Harbor Airport. Fly contact from Sky Harbor Airport.)	None	E	10 mi.-2,900' N side E leg. 15 mi.-3,100' N side E leg. 20 mi.-3,100' N side E leg. 25 mi.-3,100' N side E leg.	*2,400'	245°	3.5	R	500	500	2.0	Climb to 3,500' on W leg within 25 mi. *If procedure turn made beyond 10 mi., the final approach alt is 2,600'.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio range station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear.	Dist. (mi.)	Day	Night	Cell. (ft.)	Vis. (mi.)		Cell. (ft.)
Randolph (San Antonio), Tex.: Randolph Field, el. 781'	NE—2,000' (S leg San Marcos) SE—Min. enroute alt. SW—2,100' (S leg Alamo). NW—2,500' (N leg Alamo).	None	SE	10 mi.—2,000' E side SE leg. 15 mi.—2,000' E side SE leg. 20 mi.—2,000' E side SE leg. 25 mi.—2,000' E side SE leg.	1,500'	322°	2.0	R	500	1.5	500	1.5	Climb to 2,500' on NW leg.
Rapid City, S. Dak.: Rapid City AFB, el. 3,242'	N—10,000' (Ft. Jones range) N—6,000' (W leg Whitmore). N—3,000' (Redding FM). E—Min. enroute alt. S—3,000' (Williams range).	None	S	10 mi.—2,000' E side S leg. 15 mi.—2,000' E side S leg. 20 mi.—2,000' E side S leg. 25 mi.—2,000' E side S leg.	1,200'	323°	2.5	R	600	1.5	600	1.5	(Being revised.)
Redmond, Oreg.: Roberts Field, el. 3,075'	W—Min. enroute alt. SE—Min. enroute alt. SE—10,000' (Klamath Falls range). NW—Min. enroute alt.	On N leg to 7,000'	NW	12 mi.—6,000' N side NW leg. 15 mi.—NA N side NW leg. 20 mi.—NA N side NW leg. 25 mi.—NA N side NW leg.	4,800'	101°	4.3	R	700	1.5	700	1.5	Make right turn and climb to 10,000' on S leg within 30 mi. of range station.
Reno, Nev.: Hubbard Field, el. 4,404'	NE—11,000' (Humboldt range) NE—9,500' (Wadsworth FM). SW—12,000' (Donner Summit range). S—Min. enroute alt. N—Min. enroute alt. (Make let-down to Hubbard Field. Fly contact from Hubbard Field to Reno Sky Ranch Airport.)	On NE leg to 9,500' within 25 mi.	N	10 mi.—8,500' E side N leg. 15 mi.—8,500' E side N leg. 20 mi.—8,500' E side N leg. 25 mi.—9,000' E side N leg.	7,000'	161°	3.3	R	2,500	3.0	2,500	3.0	Make immediate left turn and climb to 9,500' on N leg.
Reno AFB, el. 5,046'	(Make let-down to Hubbard Field. Fly contact from Hubbard Field to Reno Sky Ranch Airport.)	None	SW	10 mi.—1,500' E side SW leg. 15 mi.—1,500' E side SW leg. 20 mi.—1,500' E side SW leg. 25 mi.—1,500' E side SW leg.	700'	20°	2.0	R	500	1.5	500	1.5	Climb to 1,500' on N leg.
Richmond, Tex.	(No associated airport.)	None											
Richmond, Va.: Byrd Field, el. 167'	SE—1,500' (SW leg Langley). SE—1,500' (SE leg Blackstone). SW—700' (Chester FM) final. NW—3,000' (NE leg Lynchburg).	None											
Riverside, Calif.: March Field, el. 1,533'	(Make let-down to March Field. Fly contact from March Field to Arlington Airport.)	None	Field to Arlington Airport.)										
Arlington Airport, el. 765'													
Roanoke, Va.: Woodrum Field, el. 1,162'													
Rochester, Minn.: Rochester Airport, el. 1,040'	N—2,400' (SE leg Minneapolis). E—2,500' (NW leg La Crosse). W—Min. enroute alt. S—2,500' (SW leg La Crosse).	None	S	10 mi.—2,400' E side S leg. 15 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	1,900'	350°	2.6	R	1,000	2.0	1,000	2.0	(Being revised.)
Rochester, N. Y.: Rochester Airport, el. 560'	N—2,000' (S leg Stirling). E—2,300' (W leg Syracuse). S—2,500' (NW leg Elmira). W—2,000' (NE leg Buffalo).	None	E	10 mi.—2,300' N side E leg. 15 mi.—2,300' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,300' N side E leg.	1,500'	298°	2.2	R	600	1.5	600	1.5	Climb on N leg to 2,400'.
Rockford, Ill.: Machesney Airport, el. 733'	E—2,200' (NW leg Chicago). E—2,100' (W leg Chicago). W—2,200' (S leg Lone Rock). NW—2,200' (SW leg Madison). (Make let-down to Machesney Airport. Fly contact from Machesney Airport to Beloit-South Beloit Airport.)	None	W	10 mi.—9,200' N side E leg. 15 mi.—9,200' N side E leg. 20 mi.—9,200' N side E leg. 25 mi.—9,200' N side E leg.	1,540'	45°	1.7	R	600	1.5	600	1.5	Climb to 2,000' on W leg.
Beloit-South Beloit Airport, el. 772'													
Rock Springs, Wyo.: Rock Springs Airport, el. 5,751'	N—Min. enroute alt. E—8,700' (Point of Rocks FM) final. S—Min. enroute alt. W—10,000' (Ft. Bridger range). (No instrument let-downs authorized.)	None	E	10 mi.—9,200' N side E leg. 15 mi.—9,200' N side E leg. 20 mi.—9,200' N side E leg. 25 mi.—9,200' N side E leg.	8,700'	246°	2.8	R	500	1.5	500	2.0	Climb to 10,000' on W leg within 25 mi.
Rodeo, N. Mex.: Romulus, Mich.: Detroit-Wayne Major Airport, el. 630'	E—2,300' (Windsor range). SE—2,300' (E leg Toledo). SE—1,900' (SW leg Windsor). W—2,000' (SE leg Lansing). W—1,700' (Saline FM) final. N—1,700' (E leg Lansing). N—2,200' (Wixom FM). (Make let-down to Detroit-Wayne Major Airport. Fly contact from Detroit-Wayne Major Airport to Willow Run Airport.)	None	W	10 mi.—1,900' S side W leg. 15 mi.—2,100' S side W leg. 20 mi.—2,100' S side W leg. 25 mi.—2,100' S side W leg.	1,500'	86°	2.8	R	500	1.5	500	1.5	Proceed out right side of E leg climbing to 2,300'.
Willow Run Airport, el. 715'													
Roswell, N. Mex.: Roswell AFB, el. 3,864'													
Sacramento, Calif.: Sacramento Airport, el. 21'													

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio range station	Mfn. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—	
						Mag. bear.	Dist. (mi.)	Day	Night				
								Cell. (ft.)	Vis. (mi.)	Cell. (ft.)	Vis. (mi.)		
Sault Ste. Marie, Mich.—Continued Sault Ste. Marie-Kinross Airport, el. 780'	(Make let-down to Sault Ste. Marie range. Kinross Airport.)	Fly contact from Sault Ste. Marie				209°	15.0	R	1,000	2.0	1,000	2.0	
Savannah, Ga.: Hunter Field, el. 40'	NE—1,300' (Charleston range) SE—Min. enroute alt. SW—Min. enroute alt. SW—600' (Richmond Hill F.M.), final. NW—1,300' (NE leg Alma). (Make let-down to Hunter Field. Fly contact from Hunter Field.)	None	SW	10 mi.—1,100' S side SW leg. 15 mi.—1,100' S side SW leg. 20 mi.—1,100' S side SW leg. 25 mi.—1,100' S side SW leg.	600'	51°	2.2	R	500	1.5	500	1.5	Climb to 1,300' on NE leg.
Chatham Field, el. 50'	NE—2,000' (NW leg Evansville) SE—Min. enroute alt. SW—2,000' (S leg St. Louis). NW—2,000' (NE leg St. Louis).	None	Field to SW	Chatham Field.) 10 mi.—1,800' S side SW leg. 15 mi.—2,000' S side SW leg. 20 mi.—2,000' S side SW leg. 25 mi.—2,000' S side SW leg.	1,200'	49°	2.2	R	500	1.5	500	1.5	Climb to 2,000' on NE leg.
Scott (Belleville), Ill.: Scott Field, el. 447'						301°	3.1	R	500	1.5	500	1.5	(Being revised.)
Scottsbluff, Nebr.: Scottsbluff Airport, el. 3,945'						296°	2.8	R	800	2.0	800	2.0	(Being revised.)
Seattle, Wash.: Boeing Airport, el. 15'						193°	4.0	R	500	1.5	500	2.0	Climb to 1,500' on S leg within 15 mi.
Seattle-Tacoma Airport, el. 405'	NE—Min. enroute alt. E—3,000' (E leg Everett). E—8,000' (Ellensburg range). E—7,000' (Easton F.M.). E—5,000' (Hobart F.M.). S—4,000' (SE leg McChord). S—1,500' (Lakeview F.M.). NW—6,000' (S leg Patricia Bay). NW—2,000' (W leg Everett). (No procedure approved.)	None	NW	10 mi.—1,500' W side NW leg. 15 mi.—1,500' W side NW leg. 20 mi.—N.A. 25 mi.—N.A.	1,500'	298°	1.6	R	800	2.0	800	3.0	Climb to 8,000' on NW leg. *If Sheridan LFM visual and aural signals rev'd, alt. over range will be 5,000'.
Selbridge (Mount Clemens), Mich.— Sheridan, Wyo.: Sheridan County Air- port, el. 4,021'	NE—Min. enroute alt. SE—7,000' (N leg Casper). SE—5,000' (Crosby F.M.). SE—5,000' (Sheridan F.M.), final. SW—Min. enroute alt. NW—8,000' (Billings range). E—1,500' (NE leg Barksdale). S—1,500' (SW leg Barksdale). W—1,000' (SE leg Tyler). NW—1,700' (W leg Texarkana). NE—800' (Dixie F.M.) final. NE—10,500' (Las Vegas range). SE—9,000' (E leg Daggett). SW—6,000' (Daggett range). NW—Min. enroute alt.	None	SE	10 mi.—6,000' N side SE leg. 15 mi.—7,000' N side SE leg. 20 mi.—7,000' N side SE leg. 25 mi.—7,000' N side SE leg.	*5,500'	146°	1.8	R	500	1.5	500	2.0	Climb to 1,500' on S leg.
Shreveport, La.: Shreveport Airport, el. 179'		None	NW	10 mi.—1,700' W side NW leg. 15 mi.—1,700' W side NW leg. 20 mi.—1,700' W side NW leg. 25 mi.—1,700' W side NW leg.	800'	132°	1.9	R	3,000	3.0	3,000	3.0	If not contact over range, climb to 9,000' on SE leg. High terrain immediately W. of NW leg.
Silver Lake, Calif.: CAA Int. Field, el. 919'		None	NW	10 mi.—5,000' E side NW leg. 15 mi.—7,500' E side NW leg. 20 mi.—7,500' E side NW leg. 25 mi.—7,500' E side NW leg.	4,000'	255°	5.1	R	1,500	3.0	1,500	3.0	If not contact over range, climb to 10,000' on W leg. *Procedure turn must be accomplished within 10 mi. because of high terrain to the E.
Sinclair, Wyo.: Rawlins Airport, el. 6,780'	N—Min. enroute alt. E—12,000' (NW leg Laramie). S—Min. enroute alt. W—10,000' (Rock Springs range).	None	E	10 mi.—8,000' N side E leg.	8,300'	80°	1.7	R	1,500	3.0	1,500	3.0	If not contact over range, climb to 10,000' on W leg. *Procedure turn must be accomplished within 10 mi. because of high terrain to the E.
CAA Int. Field, el. 6,561'		None	E	10 mi.—2,400' E side S leg. 13 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	1,700'	337°	1.9	R	600	1.5	600	1.5	Climb to 2,600' on N leg. *If not contact over range, climb to 10,000' on W leg. *Procedure turn must be accomplished within 10 mi. because of high terrain to the E.
Sioux City, Iowa: Sioux City Airport, el. 1,097'	N—2,600' (Sioux Falls range). E—Min. enroute alt. S—2,500' (Omaha range). S—1,700' (Sioux Falls F.M.), final. W—Min. enroute alt.	None	S	10 mi.—2,600' W side NW leg. 15 mi.—2,600' W side NW leg. 20 mi.—2,800' W side NW leg. 25 mi.—2,800' W side NW leg.	2,100'	93°	2.2	R	500	1.5	500	1.5	Climb to 2,800' on NE leg within 25 mi.
Sioux Falls, S. Dak.: Sioux Falls Air- port, el. 1,420'	NE—3,000' (Minneapolis range). SE—2,600' (Sioux City range). SW—Min. enroute alt. NW—2,800' (Huron range).	None	NW			177°	1.4	R	800	2.0	800	2.0	(Being revised.)
Smithville, Tenn.: CAA Int. Field, el. 1,072'								R	500	1.5	500	1.5	

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from radio range station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. bear.	Dist. (mi.)	Type	Cell. (ft.)	V's. (mi.)	Cell. (ft.)	
Smoky Hill (Salina), Kans.: Smoky Hill AFF, el. 1,289'	N—Min. enroute alt. E—3,000' (SW leg Marshall). S—3,000' (NE leg Hutchinson). W—Min. enroute alt. (Make let-down to Smoky Hill AFF. Fly contact from Smoky Hill AFF to Salina Airport.)	None	N	10 mi.—3,000' W side N leg. 15 mi.—3,000' W side N leg. 20 mi.—3,000' W side N leg. 25 mi.—3,000' W side N leg.	2,200'	170°	R	500	1.5	500	1.5	Climb to 3,000' on S leg.
Salina Airport, el. 1,273' South Bend, Ind.: Bendix Airport, el. 778'	N—2,000' (NE leg Chicago). E—2,100' (N leg Goshen). S—2,000' (Notre Dame LFM). W—2,100' (W leg Goshen). W—2,000' (SE leg Glenview). E—2,100' (N leg Goshen). E—1,400' (N leg Goshen), Final. S—2,100' (W leg Goshen). W—2,000' (SE leg Glenview). NE—3,000' (N leg Charlotte). NW—2,200' (W leg Columbia). SW—2,300' (S leg Greenville). NW—Min. enroute alt.	None	W	10 mi.—2,000' N side W leg. 15 mi.—2,000' N side W leg. 20 mi.—2,000' N side W leg. 25 mi.—2,000' N side W leg.	1,500'	75°	R	500	1.5	500	1.5	Climb to 2,100' on E leg.
Procedure No. 1		None	E	10 mi.—2,000' N side E leg. 15 mi.—2,000' N side E leg. 20 mi.—2,000' N side E leg. 25 mi.—2,000' N side E leg.	1,400'	255°	R	500	1.5	500	1.5	If both aural and visual signals of LFM not received, climb to 2,000' on W leg.
Procedure No. 2		None	SW	10 mi.—2,000' S side SW leg. 15 mi.—2,000' S side SW leg. 20 mi.—2,000' S side SW leg. 25 mi.—2,000' S side SW leg.	1,500'	38°	R	500	1.5	500	1.5	Climb to 3,000' on NE leg.
Spartanburg, S. C.: Spartanburg Airport, el. 804'	(Make let-down to Felts Field. Fly contact from Felts Field to Calkins Air Terminal.) (Make let-down to Felts Field. Fly contact from Felts Field to Geiger Field.) (Make let-down to Felts Field. Fly contact from Felts Field to Chanute). SE—2,000' (SW leg Chanute). SW—1,800' (N leg St. Louis). NW—1,800' (N leg St. Louis). NE—2,400' (Wichita range). SE—Min. enroute alt. SW—2,400' (S leg Joplin). NW—2,400' (S leg Joplin). NE—2,400' (E leg Boston). SE—2,000' (Brant Rock FM). SW—3,000' (Providence range). NW—2,000' (W leg Boston). (No procedure approved.)	None	SW	10 mi.—1,800' S side SW leg. 15 mi.—1,800' S side SW leg. 20 mi.—1,800' S side SW leg. 25 mi.—1,800' S side SW leg.	1,300'	30°	R	700	2.0	700	2.0	Climb to 2,000' on NE leg. Required for NE & SE legs due to 501 MSL over airport. Climb to 3,000' on SE leg within 25 mi.
Springfield, Mo.: Springfield Airport, el. 1,269'	N—Min. enroute alt. E—2,000' (E leg Joplin). S—2,000' (E leg Boston). SE—2,000' (Brant Rock FM). SW—3,000' (Providence range). NW—2,000' (W leg Boston). (No procedure approved.)	None	NW	10 mi.—2,400' W side NW leg. 15 mi.—2,400' W side NW leg. 20 mi.—2,400' W side NW leg. 25 mi.—2,400' W side NW leg.	1,900'	134°	R	500	1.5	500	1.5	Climb to 2,000' on NE leg. Required for NE & SE legs due to 501 MSL over airport. Climb to 3,000' on SE leg within 25 mi.
Squantum, Mass.: Squantum NAS, el. 10'	(No procedure approved.)	None	SE	10 mi.—1,500' E side SE leg. 15 mi.—1,500' E side SE leg. 20 mi.—1,500' E side SE leg. 25 mi.—1,500' E side SE leg.	1,000'	321°	R	500	1.5	500	1.5	Turn left and climb to 2,000' on SE leg within 25 mi.
Stewart (Newburgh), N. Y.: Stockton, Calif.: Stockton Airport, el. 28'	N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—3,500' (SW leg Utica). W—2,300' (E leg Rochester). N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—2,300' (E leg Rochester). W—2,300' (E leg Rochester). (No instrument let-downs authorized.)	None	S	10 mi.—1,500' E side S leg. 15 mi.—1,500' E side S leg. 20 mi.—1,500' E side S leg. 25 mi.—1,500' E side S leg.	800'	285°	R	500	1.5	500	1.5	Climb to 2,000' on N leg within 25 mi.
Stuttgart, Ark.: Stuttgart Airport, el. 223'	N—Min. enroute alt. E—2,000' (SE leg Memphis). S—2,000' (SE leg Little Rock). W—2,000' (Little Rock range). (No instrument let-downs authorized.)	None	N	10 mi.—1,500' W side N leg. 15 mi.—1,500' W side N leg. 20 mi.—1,500' W side N leg. 25 mi.—1,500' W side N leg.	1,300'	173°	R	500	1.5	500	1.5	Climb to 2,000' on S leg.
Superior, Mont.: Syracuse, N. Y.: Syracuse Airport, el. 396'	N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—3,500' (SW leg Utica). W—2,300' (E leg Rochester). N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—2,300' (E leg Rochester). W—2,300' (E leg Rochester). (No instrument let-downs authorized.)	None	N	10 mi.—1,500' W side N leg. 15 mi.—1,500' W side N leg. 20 mi.—1,500' W side N leg. 25 mi.—1,500' W side N leg.	1,300'	178°	R	500	1.5	500	1.5	Climb to 3,500' on S leg.
Hancock Airport, el. 419'	N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—3,500' (SW leg Utica). W—2,300' (E leg Rochester). N—2,000' (NW leg Utica). E—1,900' (SW leg Utica). S—2,300' (E leg Rochester). W—2,300' (E leg Rochester). (No instrument let-downs authorized.)	None	W	10 mi.—2,000' S side W leg. 15 mi.—2,000' S side W leg. 20 mi.—2,000' S side W leg. 25 mi.—2,000' S side W leg.	1,500'	95°	R	500	1.5	500	1.5	Climb to 2,700' on E leg.
Tallahassee, Fla.: Mabry Field, el. 70'	N—Min. enroute alt. E—1,400' (NW leg Cross City). S—Min. enroute alt. NW—1,500' (E leg Crestview).	None	NW	10 mi.—1,300' S side NW leg. 15 mi.—1,300' S side NW leg. 20 mi.—1,300' S side NW leg. 25 mi.—1,300' S side NW leg.	700'	85°	R	500	1.5	500	1.5	Climb to 1,400' on E leg.
Tampa, Fla.: Drew Field, el. 29'	NE—1,500' (Orlando range). SE—1,500' (NW leg Ft. Myers). SW—Min. enroute alt. NW—1,500' (SE leg Cross City).	None	S	10 mi.—1,200' E side S leg. 15 mi.—1,200' E side S leg. 20 mi.—1,200' E side S leg. 25 mi.—1,200' E side S leg.	700'	339°	R	500	1.5	500	1.5	Climb to 1,500 on N leg.
MacDill Field, el. 13'	NE—1,500' (Orlando range). SE—1,500' (NW leg Ft. Myers). SW—Min. enroute alt. NW—1,500' (SE leg Cross City).	None	N	10 mi.—1,000' W side N leg. 15 mi.—1,000' W side N leg. 20 mi.—1,000' W side N leg. 25 mi.—1,000' W side N leg.	800'	210°	R	500	1.5	500	1.5	Climb to 1,500' on S leg.
Knight Airport, el. 8'	NE—1,500' (Orlando range). SW—Min. enroute alt. NW—1,500' (SE leg Cross City).	None	SW	10 mi.—1,000' S side SW leg. 15 mi.—1,000' S side SW leg. 20 mi.—1,000' S side SW leg. 25 mi.—1,000' S side SW leg.	700'	55°	R	500	1.5	500	1.5	Climb to 1,500' on NE leg.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distance from station	Mfn. over alt. final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—		
						Mag. bear. (mi.)	Dist. (mi.)	Type	Day				Night	
									Cell. (ft.)	Vis. (mi.)	Ceil. (ft.)			Vis. (mi.)
Terre Haute, Ind.: Hulman Airport, el. 535'	N-1,800' (SW leg La Fayette). E-2,000' (Indianapolis range). W-1,800' (Evansville range). S-1,800' (Ellettsburg range). E-1,800' (SW leg La Fayette). E-2,000' (Indianapolis range). S-1,800' (Indianapolis range). W-1,800' (Evansville range). NE-1,800' (SW leg Little Rock). SE-Min. en route alt. W-1,000' (Sulphur Springs range). W-1,000' (NW leg Shreveport). NW-Min. en route alt. NE-6,000' (Yaktina range). E-4,000' (Pendleton range). E-7,000' (Redmond range). W-7,000' (Portland range).	None	W	10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-1,800' S side W leg. 10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-1,800' S side W leg. 10 mi.-1,400' W side NW leg. 15 mi.-1,400' W side NW leg. 20 mi.-1,400' W side NW leg. 25 mi.-1,400' W side NW leg.	1,300'	69°	5.8	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 200	2.0 2.0 3.0 1.0	Climb to 2,000' on E leg.		
Paul Cox Airport, el. 455'		None	W	10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-1,800' S side W leg. 10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-1,800' S side W leg.	1,300'	182°	0	T						Climb to 1,800' on W leg.
Texasarkana, Ark.: Texarkana Airport, el. 380'		None	NW	10 mi.-1,800' S side W leg. 15 mi.-1,800' S side W leg. 20 mi.-1,800' S side W leg. 25 mi.-1,800' S side W leg. 10 mi.-1,400' W side NW leg. 15 mi.-1,400' W side NW leg. 20 mi.-1,400' W side NW leg. 25 mi.-1,400' W side NW leg.	900'	123°	2.2	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 300	2.0 2.0 3.0 1.0			Climb to 1,900' on SE leg within 25 mi.
The Dallas, Tex.: The Dallas Airport, el. 250'		None	E	10 mi.-4,000' S side E leg. 15 mi.-4,000' S side E leg. 20 mi.-4,000' S side E leg. 25 mi.-4,000' S side E leg.	2,740'	251°	2.8	R 500 S 500 A 1,000 T 300	3.0 3.0 1.0 1.0	2,500 2,500 1,000 200	3.0 3.0 2.0 1.0			Make immediate 180° left turn and climb to 4,000' on E leg within 15 mi. of range station. (Being revised.)
Tillamook, Oreg.: Tillamook NAS, el. 35'	(No procedure authorized.) N-1,800' (SW leg Windsor). E-1,800' (S leg Bannockburn). W-1,800' (en route alt). S-1,200' (Bowling Green FM). final. W-2,000' (NE leg Ft. Wayne). N-5,000' (Seattle range). E-5,000' (Portland range). W-Min. en route alt.	None	S	10 mi.-1,800' S side S leg. 15 mi.-1,800' S side S leg. 20 mi.-1,800' S side S leg. 25 mi.-1,800' S side S leg.	1,300'	10°	2.7	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 200	1.5 1.5 3.0 1.0			Climb to 2,000' on N leg.
Tonopah, Nev.: Tonopah AFB, el. 5,425'		None	N	12 mi.-3,500' W side N leg. 15 mi.-N.A. 20 mi.-N.A. 25 mi.-N.A.	1,880'	236°	2.8	R 500 S 500 A 1,000 T 300	2.0 2.0 1.0 1.0	1,500 1,500 2,500 1,000	2.0 2.0 3.0 2.0			Turn right and climb to 3,400' on N leg within 12 mi. of range station, then continue to climb to 5,000'. (Being revised.)
Tonopah, Nev.: Tonopah AFB, el. 5,425'		None	SW	10 mi.-2,400' S side SW leg. 15 mi.-2,400' S side SW leg. 20 mi.-2,400' S side SW leg. 25 mi.-2,400' S side SW leg.	1,900'	15°	12.1	R 1,000 S 1,000 A 1,000 T 300	1.0 1.0 2.0 1.0	1,000 1,000 2,000 300	1.0 1.0 3.0 1.0			(Being revised.) Climb to 2,400' on NE leg. *Cite must be made over Phillip Billard AFB. Weather bet ring and AFB must be equal to or better than 1000-1.
Traverse City, Mich.: Traverse City Airport, el. 623'		None	SE	10 mi.-2,100' E side SE leg. 15 mi.-2,400' E side SE leg. 20 mi.-2,400' E side SE leg. 25 mi.-2,400' E side SE leg.	1,600'	319°	2.2	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 200	1.5 1.5 3.0 1.0			Climb to 2,200' on NW leg within 25 mi.
Tri-City (Bristol), Tenn.: Tri-City Airport, el. 1,318'		None				262°	3.3	R 700 S 700 A 1,000 T 300	1.0 1.0 3.0 1.0	700 700 1,000 300	2.0 2.0 3.0 1.0			(Being revised.)
Trinidad, Colo.: Trinidad Airport, el. 5,756'		None				170°	3.0	T						(Being revised.)
Tucson, Ariz.: Davis-Monthan Field, el. 2,692'	(Make let-down to Davis-Monthan Field.) N-Min. en route alt. E-5,200' (Amarillo range). S-Min. en route alt. W-9,000' (Otto range). W-6,000' (SE leg Las Vegas). NE-2,200' (S leg Joplin). NE-1,500' (Verdigris River FM). final. SE-Min. en route alt. SW-2,200' (E leg Oklahoma City). SW-2,000' (Red Fork FM). NW-2,000' (S leg Wichita). NW-2,000' (Skibook FM). NE-1,000' (W leg Shreveport). SW-Min. en route alt. SW-Min. en route alt. NW-1,500' (E leg Dallas). NE-1,400' (NW leg Tallahassee). SW-Min. en route alt. NW-1,200' (E leg Eglin).	Fly contact from Davis-Monthan	Davis-Monthan W	10 mi.-6,500' S side W leg. 15 mi.-6,500' S side W leg. 20 mi.-6,500' S side W leg. 25 mi.-6,500' S side W leg.	5,500'	76°	2.2	R 600 S 600 A 1,000 T 300	2.0 2.0 3.0 1.0	600 600 1,000 300	2.0 2.0 3.0 1.0			Climb to 5,200' on E leg.
Tulsa, Okla.: Tulsa Airport, el. 674'		None	NE	10 mi.-2,000' N side NE leg. 15 mi.-2,000' N side NE leg. 20 mi.-2,000' N side NE leg. 25 mi.-2,000' N side NE leg.	1,500'	225°	1.0	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0			Climb to 2,200' on SW leg.
Tyler, Tex.: Pounds Field, el. 545'		None	NW	10 mi.-1,600' S side NW leg. 15 mi.-1,600' S side NW leg. 20 mi.-1,600' S side NW leg. 25 mi.-1,600' S side NW leg.	1,100'	124°	1.6	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0			Climb to 1,600' on SE leg within 25 mi.
Tyndall (Panama City), Fla.: Tyndall Field, el. 16'		None	SE	10 mi.-1,100' E side SE leg. 15 mi.-1,100' E side SE leg. 20 mi.-1,100' E side SE leg. 25 mi.-1,100' E side SE leg.	600'	313°	2.8	R 500 S 500 A 1,000 T 300	1.5 1.5 3.0 1.0	500 500 1,000 300	1.5 1.5 3.0 1.0			Climb to 1,200' on NW leg.

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from station	Min. alt. range final appr.	Station to airport				Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. bear.	Dist. (mi.)	ed	ed	Cell. (ft.)	Via. (mi.)	Cell. (ft.)	Night Vis. (mi.)	
Utica, N. Y.: Utica Airport, el. 523						151°	3.0	R	S	1,000	1.0	1,000	2.0	(Being revised.)
Rome AFF, el. 457						315°	2.8	R	S	1,000	1.0	1,000	2.0	(Being revised.)
Vichy, Mo.: Vichy AFF, el. 1,120	NE—2,300' (W leg St. Louis) SE—3,000' (W leg Advance) SW—2,400' (Springfield range) NW—2,500' (S leg Columbia) N—1,900' (Dallas range) SE—1,900' (Navasota range) S—2,000' (Austin range) NW—1,700' (S leg Ft. Worth) NE—5,500' (Spokane range) SE—6,000' (E leg Pendleton) NW—Min. en route alt. SW—6,000' (E leg Pendleton) (Make let-down to Walls Walls AFF. Fly E—2,000' (W leg Advance) SW—Min. en route alt. W—Min. en route alt.	None	SE	10 mi.—2,300' N side SE leg. 15 mi.—2,300' N side SE leg. 20 mi.—2,300' N side SE leg. 25 mi.—2,300' N side SE leg. 10 mi.—1,900' E side S leg. 15 mi.—1,900' E side S leg. 20 mi.—1,900' E side S leg. 25 mi.—1,900' E side S leg. 10 mi.—3,000' W side NE leg. 15 mi.—3,000' W side NE leg. 20 mi.—3,000' W side NE leg. 25 mi.—3,000' W side NE leg. AFF to Martin Airport.) 10 mi.—1,500' W side NE leg. 15 mi.—1,500' W side NE leg. 20 mi.—1,500' W side NE leg. 25 mi.—1,500' W side NE leg.	1,900'	310°	2.7	R	S	1,000	1.0	1,000	2.0	Climb to 2,500' on NW leg.
Waco, Tex.: Waco Airport, el. 500		None	S		1,400'	9°	2.6	R	S	1,000	1.0	1,000	2.0	Climb to 1,900' on N leg within 25 mi.
Walla Walla, Wash.: Walla Walla AFF, el. 1,205		None	NE		2,500'	182°	3.6	R	S	1,000	1.0	1,000	2.0	Climb to 3,000' on SW leg within 20 mi. of range station.
Martin Airport, el. 750 Walnut Ridge, Ark.: Walnut Ridge AFF, el. 275		None	NE		900'	174°	5.0	R	S	1,000	1.0	1,000	2.0	Climb to 2,000' on SW leg.
Washington, D. C.: Anacostia NAS, el. 10	NE—1,800' (W leg Baltimore) SE—1,500' (S leg Baltimore) SW—1,500' (N leg Richmond) NW—1,000' (Mt. Vernon FM) SW—700' (Alexandria LFM), final.† NW—1,800' (E leg Front Royal)	None	SW	10 mi.—1,500' E side SW leg. 15 mi.—1,500' E side SW leg. 20 mi.—1,500' E side SW leg. 25 mi.—1,500' E side SW leg.	1,000'	41°	2.2	R	S	1,000	1.0	1,000	2.0	*Hills with obsts approx. 350' immediately E. Proceed out NE leg from range station. If not cte 2 mi. from range station, assume missed approach. †Descent to cross range at 700' may be started after passing Alexandria LFM. If LFM not rev'd final approach alt. over range is 1,000'.
Bolling Field, el. 20	NE—1,800' (W leg Baltimore) SE—1,500' (S leg Baltimore) SW—1,500' (N leg Richmond) NW—1,000' (Mt. Vernon FM) SW—700' (Alexandria LFM), final.† NW—1,800' (E leg Front Royal)	None	SW	10 mi.—1,500' E side SW leg. 15 mi.—1,500' E side SW leg. 20 mi.—1,500' E side SW leg. 25 mi.—1,500' E side SW leg.	1,000'	52°	1.2	R	S	1,000	1.0	1,000	2.0	*Hills with obsts approx. 350' immediately E. Proceed out NE leg from range station. If not cte 2 mi. from range station, assume missed approach. †Descent to cross range at 700' may be started after passing Alexandria LFM. If LFM not rev'd final approach alt. over range is 1,000'.
Washington National Airport, el. 17	NE—1,800' (W leg Baltimore) SE—1,500' (S leg Baltimore) SW—1,500' (N leg Richmond) NW—1,000' (Mt. Vernon FM) SW—700' (Alexandria LFM), final.* NW—1,800' (E leg Front Royal)	None	SW	10 mi.—1,500' E side SW leg. 15 mi.—1,500' E side SW leg. 20 mi.—1,500' E side SW leg. 25 mi.—1,500' E side SW leg.	1,000'	22°	0.9	R	S	1,000	1.0	1,000	2.0	Climb to 1,500' on NE leg. †Descent to cross range station at 700' may be started after passing LFM. If LFM not rev'd final approach alt. over range is 1,000'. Climb to 3,000' on W leg within 25 mi.
Watertown, S. Dak.: Watertown Airport, el. 1,746	NE—1,800' (W leg Baltimore) SE—1,500' (S leg Baltimore) SW—1,500' (N leg Richmond) NW—1,000' (Mt. Vernon FM) SW—700' (Alexandria LFM), final.* NW—1,800' (E leg Front Royal)	None	E	10 mi.—2,300' N side E leg. 15 mi.—2,300' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,300' N side E leg. 10 mi.—1,000' N side SE leg. 15 mi.—1,000' N side SE leg. 20 mi.—1,000' N side SE leg. 25 mi.—1,000' N side SE leg.	2,400'	250°	2.8	R	S	1,000	1.0	1,000	2.0	Climb to 1,200' on NW leg within 25 mi.
Wicksville, N. C.: Elizabeth City CGAS, el. 10	NE—1,200' (W leg Baltimore) SE—1,500' (S leg Baltimore) SW—1,500' (N leg Richmond) NW—1,000' (Mt. Vernon FM) SW—700' (Alexandria LFM), final.* NW—1,800' (E leg Front Royal)	None	SE	10 mi.—2,300' N side E leg. 15 mi.—2,300' N side E leg. 20 mi.—2,300' N side E leg. 25 mi.—2,300' N side E leg. 10 mi.—1,000' N side SE leg. 15 mi.—1,000' N side SE leg. 20 mi.—1,000' N side SE leg. 25 mi.—1,000' N side SE leg.	600'	319°	2.8	R	S	1,000	1.0	1,000	2.0	Climb to 1,200' on NW leg within 25 mi.
Wendover, Utah: Wendover Field, el. 4,240 Westfield, Mass.: Barnes Airport, el. 268	N—3,000' (W leg Boston) E—2,500' (NE leg Hartford) S—2,500' (NW leg Hartford) NW—4,000' (Albany range)	None	S	10 mi.—2,500' E side S leg. 15 mi.—2,500' E side S leg. 20 mi.—2,500' E side S leg. 25 mi.—2,500' E side S leg.	1,800'	27°	1.7	R	S	1,000	2.0	1,000	2.0	(Being revised.)
Westover (Chicopee Falls), Mass.: Westover Field, el. 244						229°	2.7	R	S	1,000	1.0	1,000	2.0	(Being revised.)

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final appr. leg	Procedure turn min. at distances from radio station	Min. alt. over range final appr.	Station to airport		Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. bear.	Dist. (mi.)	Type	Day	Night	Cell. (ft.)	
West Palm Beach, Fla.: Palm Beach International Airport, el. 18'.	N-1,500' (SE leg Melbourne). E-Min. enroute alt. S-1,000' (Miami range). W-Min. enroute alt.	None.	W	10 mi.-1,200' S side W leg. 15 mi.-1,200' S side W leg. 20 mi.-1,200' S side W leg. 25 mi.-1,200' S side W leg.	600'	89°	2.4	R S A T	500 300 1,000 300	1.5 1.5 3.0 1.0	Climb to minimum en route altitude on E leg.	
Whitby Island, Wash.: Oak Harbor NAS, el. S. L. Whidbey Island NAS, el. 17'	N-10,500' (Helena range). E-6,000' (Bozeman range). S-1,000' (Whitetail FM). W-6,000' (Dillon range). NW-1,000' (S leg Butte). NE-1,200' (N leg Prestevier). SW-1,200' (N leg Pensacola). NW-1,200' (N leg Pensacola). (No associated airport).	None.	E	10 mi.-8,000' N side E leg. 15 mi.-8,000' N side E leg. 20 mi.-8,000' N side E leg. 25 mi.-8,000' N side E leg.	7,000'	123° 303°	3.7 3.3	R S A T	800 1,000 1,000 2,000	1.5 1.5 3.0 2.0	(Being revised.) (Being revised.)	
Whitehall, Mont.: CAA Int. Field, el. 4,665'	N-10,500' (SE leg Melbourne). E-Min. enroute alt. S-1,000' (Miami range). W-Min. enroute alt.	None.	NW	10 mi.-1,200' S side NW leg. 15 mi.-1,200' S side NW leg. 20 mi.-1,200' S side NW leg. 25 mi.-1,200' S side NW leg.	700'	120°	3.2	R S A T	500 300 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,200' on SE leg.	
Whiting (Milton), Fla.: Whiting Field NAS-North, el. 200'	N-10,500' (SE leg Melbourne). E-Min. enroute alt. S-1,000' (Miami range). W-Min. enroute alt.	None.	N	10 mi.-2,800' W side N leg. 15 mi.-2,800' W side N leg. 20 mi.-2,800' W side N leg. 25 mi.-2,800' W side N leg.	2,300'	167°	1.3	R S A T	500 400 1,000 300	1.5 1.5 3.0 1.0	Climb to 2,500' on S leg.	
Whitmore, Calif.: Wichita Airport, el. 1,372'	N-2,800' (W leg Chumate). E-2,800' (W leg Tulsa). SW-3,000' (S leg Hutchinson). NW-2,800' (S leg FM). N-2,800' (Keechi FM), final. NE-2,300' (S leg Oklahoma City). SE-2,200' (N leg Ft. Worth). SW-3,000' (Abilene range). NW-3,000' (Clarendon range). NW-2,500' (NE (visual) leg Childress VHF range).	None.	SE	10 mi.-2,300' E side SE leg. 15 mi.-2,300' E side SE leg. 20 mi.-2,200' E side SE leg. 25 mi.-2,200' E side SE leg.	1,700'	303°	1.7	R S A T	500 500 1,000 300	1.5 1.5 3.0 1.0	Climb to 2,500' on NW leg within 25 mi.	
Wilkes-Barre, Pa.: Wilkes-Barre-Scranton Airport, el. 930'	N-2,400' (NW leg LaGuardia). E-3,500' (W leg Allentown). SW-3,100' (E leg Williamsport). N-3,300' (SE leg Elmira).	None.	SW	10 mi.-3,100' S side SW leg. 15 mi.-3,100' S side SW leg. 20 mi.-3,100' S side SW leg. 25 mi.-3,100' S side SW leg.	2,600'	91°	4.0	R S A T	1,500 1,500 1,500 2,000	2.0 2.0 2.0 2.0	Make climbing left turn and climb to 3,100' on SW leg.	
Wyoming Valley Airport, el. 546'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	S	10 mi.-2,300' E side S leg. 15 mi.-2,300' E side S leg. 20 mi.-2,300' E side S leg. 25 mi.-2,300' E side S leg.	1,800'	337°	3.3	R S A T	600 1,000 1,000 2,000	2.0 2.0 2.0 2.0	Climb to 2,400' on N leg.	
Williams, Calif.: CAA Int. Field, el. 189'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	NE	10 mi.-1,500' N side NE leg. 15 mi.-1,500' N side NE leg. 20 mi.-1,500' N side NE leg. 25 mi.-1,500' N side NE leg.	1,000'	211°	3.3	R S A T	400 400 1,000 300	1.5 1.5 3.0 1.0	Climb to 2,000' on SW leg and advise.	
Willmar, Minn.: Willmar Airport, el. 1,130'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	S	10 mi.-1,500' E side S leg. 15 mi.-1,500' E side S leg. 20 mi.-1,500' E side S leg. 25 mi.-1,500' E side S leg.	1,000'	19°	2.8	R S A T	400 400 1,000 300	1.5 1.5 3.0 1.0	Climb to 1,500' on S leg.	
Windsor, Canada: Detroit City Airport, el. 625'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	SE	10 mi.-1,500' E side SE leg. 15 mi.-1,500' E side SE leg. 20 mi.-1,500' E side SE leg. 25 mi.-1,500' E side SE leg.	1,300'	339°	9.0	R S A T	1,000 1,000 1,000 2,000	1.0 1.0 1.0 1.0	If contact not established over range station proceed out NW leg, climbing to 2,300' 993' tank on airport. 1,310' radio towers on SW leg 10 mi. out. (Being revised.)	
Wink, Tex.: Wink Airport, el. 2,824'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	S	10 mi.-1,500' E side S leg. 15 mi.-1,500' E side S leg. 20 mi.-1,500' E side S leg. 25 mi.-1,500' E side S leg.	500'	353°	1.2	R S A T	500 1,000 1,000 2,000	1.5 3.0 3.0 3.0	(Being revised.)	
Winslow, Ariz.: Winslow Airport, el. 4,937'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	S	10 mi.-1,500' E side S leg. 15 mi.-1,500' E side S leg. 20 mi.-1,500' E side S leg. 25 mi.-1,500' E side S leg.	500'	160°	1.5	R S A T	500 1,000 1,000 2,000	1.0 3.0 3.0 3.0	(Being revised.)	
Winston-Salem, N. C.: Smith-Reynolds Airport, el. 969'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	SE	10 mi.-4,000' S side SE leg. 15 mi.-4,000' S side SE leg. 20 mi.-4,000' S side SE leg. 25 mi.-4,000' S side SE leg.	3,000'	328°	5.1	R S A T	800 800 1,000 500	2.0 2.0 3.0 1.0	(Being revised.)	
Yakima, Wash.: Yakima Co. Airport, el. 1,077'	N-2,400' (SE leg Alexandria). E-2,400' (NW leg Minneapolis). W-2,400' (NE leg Sioux Falls). NE-2,000' (NW leg town range station). SE-2,000' (NE leg Philadelphia). SW-2,000' (SW leg Philadelphia). NW-2,000' (SW leg Allentown). E-1,500' (S leg Philadelphia). S-1,500' (SW leg Millville). W-2,000' (W leg Philadelphia). NE-1,700' (SE leg Seaside). SE-1,800' (Cleveland range station). SW-2,300' (SE leg Romulus). NW-2,300' (W leg Seaside). SW-1,800' (E leg Romulus).	None.	SE	10 mi.-4,000' S side SE leg. 15 mi.-4,000' S side SE leg. 20 mi.-4,000' S side SE leg. 25 mi.-4,000' S side SE leg.	3,000'	267°	4.7	R S A T	800 800 1,000 500	2.0 2.0 3.0 1.0	Turn right and climb to 4,000' on NW leg within 10 mi. of range station, make procedure turn on N side NW leg.	

Station	Min. initial appr. alt. from the direction and radio fix indicated	Shuttle	Final app. leg	Procedure turn min. at distance from radio station	Min. alt. over final app. apr.	Station to airport	Ceiling and visibility minimums				If visual contact not established over airport at authorized landing minimums, or if landing not accomplished—
						Mag. Dist. (mi.)	Type	Day Cell. (ft.)	Night Cell. (ft.)	Vis. (mi.)	
Youngstown, Ohio: Youngstown Airport, el. 1,178.	N-2,200' (SW leg Erie) E-2,200' (S leg Erie) S-2,500' (NW leg Pittsburgh) W-2,500' (NE leg Akron)	None	N	10 mi.-2,200' W side N leg. 15 mi.-2,200' W side N leg. 20 mi.-2,200' W side N leg. 25 mi.-2,200' W side N leg.	2,000'	185°	3.4	R 500 S 400 A 1,000 T 1,000	R 500 S 400 A 1,000 T 1,000	1.5 1.5 1.5 1.5	Climb to 2,500' on S leg.
Yuma, Ariz.: Yuma Co. Airport, el. 213.	N-5,000' (Blythe range station) E-4,000' (Gila Bend range station) S-Minimum en route altitude. W-3,000' (El Centro range station).	None	N	10 mi.-3,000' E side N leg. 15 mi.-3,000' E side N leg. 20 mi.-3,000' E side N leg. 25 mi.-3,000' E side N leg.	2,500'	165°	5.8	R 500 S 400 A 1,000 T 1,000	R 500 S 400 A 1,000 T 1,000	1.5 1.5 1.5 1.5	Climb to 3,500' on S leg within 20 mi. of range. If position not certain climb to emerg. alt. of 6,000'.

(b) Instrument landing systems.

Initial approach to ILS shall be made on following ranges	Transition to ILS		Mag. CRS (deg.)	Dist. (mi.)	Min. alt. (ft.)	Final ILS app. leg: inbound-bound	Procedure turn min. on ILS	Min. alt. glide path interception	Glide path alt. over markers		Dist. from middle marker to app. end of runway.	Minimums		If visual contact not established at authorized landing minimums, or if landings not accomplished—
	From—	To—							Outer	Middle		Cell. (ft.)	Vis.	
Albuquerque, N. Mex.: Kirtland Airport, el. 5,330' (110.3 mcs).	Albuquerque Range	Peralta FM Outer marker	170 350	11.5 10.3	8,000 6,300	340° S 168° S	8,000' W side S leg	8,000'	5,340'	5,540'	3,529'	R 500 S 400	2.0 1.5	Climb to 10,000' on W leg.
Amarillo, Tex.: English Field, el. 3,604' (110.3 mcs.)	Amarillo range	NE leg ILS Outer marker	77 29	2.5 10.4	4,700 4,700	208° NE 239° NE 29° NE	4,700' N side NE leg	4,700'	4,700'	3,810'	3,314'	R 500 S 400	1.5 1.5	Climb to 5,000' on S leg.
Atlanta, Ga.: Atlanta Airport, el. 1,035' (109.9 mcs).	Int. Atlanta range and SE leg ILS	Outer marker	140	2.5	2,100	320° SE	2,100' E side SE leg	2,100'	2,000'	1,200'	3,698'	R 500 S 400	1.5 1.5	Climb to 3,000' on NW leg.
Austin, Tex.: Mueller Airport, el. 620' (109.5 mcs).	Jonesboro FM Austin range	SE leg ILS NW leg ILS SE leg ILS	284 287	3.8 22.0	2,100 2,100	140° SE 303° SE 125° SE	2,100' E side SE leg	2,100'	2,040'	830'	3,683'	R 500 S 400	1.5 1.0	Climb to 2,500' on NW leg of Austin within 25 mi.
Brownsville, Tex.: International Airport, el. 22' (110.3 mcs).	Brownsville range	N leg ILS N leg ILS	35 126	1.9 1.5	1,200 1,200	173° N 353° N	1,200' W side N leg	1,200'	1,120'	220'	3,529'	R 500 S 400	1.5 1.5	Climb to 1,300' on S leg of Brownsville range.
Buffalo, N. Y.: Buffalo Airport, el. 711' (109.9 mcs).	SW leg Buffalo	SW leg ILS	52	0.0	2,000	232° NE	1,800' N side NE leg	1,800'	1,700'	930'	3,529'	R 500 S 400	1.5 1.0	Climb to 2,000' on SW leg.
Charleston, S. C.: Charleston Airport, el. 45' (110.3 mcs).	Charleston range	ILS localizer Outer marker	110 328	3.4 5.8	1,200 1,200	148° NW 328° NW	1,200' W side NW leg	1,200'	1,050'	230'	3,410'	R 500 S 400	1.5 1.5	Climb to 1,300' on E leg.
Cheyenne, Wyo.: Cheyenne Airport, el. 6,156' (110.3 mcs).	Charleston range	NW leg ILS Outer marker	53 81	2.3 8.4	1,200 7,500	260° E 82° E	7,500' N side E leg	7,500'	7,500'	6,350'	3,529'	R 500 S 400	1.5 1.5	Climb to 7,500' on S leg.
Chicago, Ill.: Chicago Airport, el. 618' (109.9 mcs).	Meadows FM Chicago range	E leg ILS Outer marker	230 137	3.0 18.0	7,500 7,500	82° E	7,500' N side E leg	7,500'	7,500'	6,350'	3,529'	R 500 S 400	1.5 1.5	Climb to 7,500' on S leg.
Cincinnati, Ohio: Greater Cincinnati Airport, el. 890' (109.9 mcs).	Int. SE leg Chicago and NW leg ILS	Outer marker	312	5.8	2,250	132° NW 312° NW	2,250' E side NW leg	2,250'	2,100'	838'	4,177'	R 500 S 400	1.5 1.5	Climb to 2,000' heading S on N leg Harvey range.
Dallas, Tex.: Love Field, el. 433' (110.3 mcs).	Franklin Park FM Int. NE leg Joliet and NW leg ILS	Outer marker	170 132	7.0 7.2	2,100 2,250	300° S 180° S	2,100' W side S leg (to be made at Union FM)	2,100'	1,900'	1,090'	3,208'	R 500 S 400	1.0	Climb to 2,400' on N leg to NW leg Cincinnati.
Dayton, Ohio: Dayton Airport, el. 1,097' (110.3 mcs).	Dayton range Verona FM Int. S leg Dayton and SW leg ILS	Outer marker Outer marker Outer marker	360 227 341	4.1 24.3 4.0	2,100 2,200 1,700	195° NW 306° NW	1,700' N side NW leg	1,700'	1,500'	650'	3,698'	R 500 S 400	1.5 1.5	Climb to 2,000' on SE leg of ILS.
Denver, Colo.: Stapleton Field, el. 5,320' (110.3 mcs).	Int. E leg Dallas and SE leg ILS Denver (LF) range Henderson FM Int. NE leg ILS and E leg Denver (LF) range Int. NE leg ILS and S leg Denver (LF) range Int. W leg Denver (VHF) range and NE leg ILS	Outer marker Outer marker Outer marker Outer marker Outer marker Outer marker	306 126 93 296 26 206	9.0 3.5 8.5 8.5 4.9 4.6	1,700 2,200 2,200 2,200 6,300 6,300	206° SW 235° SW 206° NE 206° NE 206° NE 206° NE	2,200' S side SW leg (to be made 2 min. SW outer marker).	2,200'	2,100'	1,307'	3,529'	R 500 S 400	1.5 1.5	Climb to 8,000' on S leg Denver (LF) range within 25 mi.

Initial approach to ILS shall be made on following ranges	Transition to ILS				Final ILS app. leg.: inbound: out-bound	Procedure turn min. on ILS	Mfm. alt. at glide path interception	Glide path alt. over markers		Dist. from middle marker to app. end of runway.	Minimums		If visual contact not established at authorized minimum, or if landings not accomplished—
	From—	To—	Mag. CRS (deg.)	Dist. (mi.)				Outer	Middle		Type	Cell.	
Detroit, Mich.: Willow Run Airport, el. 715' (109.5 mcs).	Saline FM. Int. N leg. Romulus and NE leg. ILS. Romulus range. Int. N leg. Toledo and SW leg. Windsor. El Paso range. Int. W leg. El Paso and SW leg. ILS. Hueco Mountain FM. Newman MHW. NE leg. ILS.	SW leg. ILS. Outer marker. SW leg. ILS. SW leg. ILS. NE leg. ILS. Outer marker. Newman MHW. NE leg. ILS.	130 230 261 302 357 37 290 177	5.1 13.4 9.1 10.9 7.0 6.5 17.0 3.0	2,000 2,000 2,000 2,000 5,000 5,000 7,000 5,000	2,000' side SW leg. (to be made 2 min. SW outer marker).	2,000'	1,900'	1,015'	3,472'	R S	500' 400'	1.5 1.0 Climb to 2,000' on NE leg. ILS to N leg. Romulus range.
El Paso, Tex.: Anderson Field, el. 3,936' (109.5 mcs).	El Paso range. Int. W leg. El Paso and SW leg. ILS. Hueco Mountain FM. Newman MHW. NE leg. ILS.	NE leg. ILS. Outer marker. Newman MHW. NE leg. ILS.	357 37 290 177	7.0 6.5 17.0 3.0	5,000 5,000 7,000 5,000	5,000' N side NE leg. (to be made 2 min. NE outer marker).	5,000'	4,975'	4,135'	3,575'	R S	500' 400'	1.5 1.0 Climb to 8,000' on S leg. El Paso range. *Main. on E leg. El Paso range until position estab. W of Hueco Mountain FM.
Fort Worth, Tex.: Meacham Field, el. 692' (109.9 mcs).	Ft. Worth range. Int. SE leg. Wichita Falls and N leg. Ft. Worth. Hastet FM. Grand Jet. range.	N leg. ILS. N leg. ILS. N leg. ILS.	At range 185 215	11.0 2.0	2,000 2,000 2,000	2,000' W side of N leg.	2,000'	2,000'	950'	3,749'	R S	500' 400'	1.5 1.0 Climb to 2,000' on S leg. Ft. Worth range. Do not descend below glide path, bldg. 283' below glide path 2.4 mi. S of outer marker. Make 180° turn to right and climb to 8,000' on NW leg. of ILS to Int. of NW (aural) leg. Grand Jet. and NW leg. ILS, then proceed to Grand Jet. range climbing to 11,000' Operating dual VHP reverses rpd.
Grand Junction, Colo.: Walker Field, el. 4,842' (110.3 mcs).	Grand Jet. range.	Int. NW (aural) leg. Grand Jet. and NW leg. ILS.	329	17.5	8,000	8,000' W side NE leg. (to be made not less than 2 min. SW after marker).	8,000'	6,100'	5,046'	3,683'	R S	1,000' 800'	2.0 2.0 Climb to 1,600' on NE leg. ILS.
Houston, Tex.: Houston Airport, el. 50' (109.9 mcs).	Houston range. Houston FM. Avalon FM. Croydon FM. Indianapolis range. Int. E leg. Indianapolis and SW leg. ILS. Int. S leg. Indianapolis and SW leg. ILS.	SW leg. ILS. SW leg. ILS. SW leg. ILS. SW leg. ILS. Outer marker. Outer marker.	309 129 38 105 193 224	2.4 2.0 8.0 7.8 2.5 5.9	1,200 1,300 1,200 1,900 1,900	1,200' S side SW leg. (to be made not less than 2 min. SW after marker).	1,200'	1,130'	330'	3,329'	R S	500' 400'	1.5 1.0 Climb to 2,400' on E leg. of Indianapolis to NW leg. of Cincinnati.
Jackson, Miss.: Hawkins Field, el. 345' (109.9 mcs).	Jackson range. Jackson range.	NW leg. ILS. Outer marker on W leg.	220 257	3.2 4.2	1,500 235° NW	1,500' S side NW leg. (to be made not less than 2 min. SW after marker).	1,400'	1,300'	543'	3,694'	R S	500' 400'	1.5 1.0 Climb to 1,900' on S leg. Jackson range.
Jacksonville, Fla.: Jacksonville Airport No. 1, el. 52' (110.3 mcs).	Int. S leg. Jacksonville and Localizer. Int. NE leg. Jacksonville and Localizer. Jacksonville range. Bryceville FM. Knoxville range. Int. NE leg. Knoxville and NE leg. ILS. Memphis range. Brinsford FM. Int. NE leg. Memphis and E leg. ILS. Moline range. Int. W leg. Moline and NW leg. ILS.	Localizer. Localizer. SW leg. ILS. ILS localizer. Outer marker. W leg. ILS. W leg. ILS. Outer marker. Outer marker. NW leg. ILS. Outer marker.	224 270 178 192 224 356 182 266 174 131	4.1 2.1 12.0 3.0 12.5 2.4 17.6 18.3 9.8 1.8 7.5	1,200 1,200 2,000 2,500 1,700 1,700 1,800 1,800 2,100 2,100	1,200' S side SW leg. (to be made not less than 2 min. SW after marker).	1,200'	1,000'	260'	3,329'	R S	500' 400'	1.5 1.0 Climb to 2,100' making right turn to 270° to S leg. Moline range.
Knoxville, Tenn.: McChesney-Tyson Airport, el. 988' (110.3 mcs).	Int. NE leg. Knoxville and NE leg. ILS. Memphis range. Brinsford FM. Int. NE leg. Memphis and E leg. ILS. Moline range. Int. W leg. Moline and NW leg. ILS.	W leg. ILS. W leg. ILS. Outer marker. Outer marker. NW leg. ILS. Outer marker.	356 182 266 174 131	2.4 17.6 18.3 9.8 1.8 7.5	1,700 1,700 1,800 1,800 2,100 2,100	1,700' S side W leg. (to be made not less than 2 min. SW after marker).	1,700'	1,600'	457'	3,683'	R S	500' 400'	1.5 1.0 Climb to 4,000' on W leg. of Knoxville E of Kings-ton intersection.
Memphis, Tenn.: Memphis Airport, el. 298' (109.9 mcs).	Int. NE leg. Memphis and E leg. ILS. Moline range. Int. W leg. Moline and NW leg. ILS.	W leg. ILS. W leg. ILS. Outer marker.	356 182 266	2.4 17.6 18.3 9.8	1,700 1,700 1,800 1,800	1,700' S side W leg. (to be made not less than 2 min. SW after marker).	1,700'	1,600'	457'	3,683'	R S	500' 400'	1.5 1.0 Climb to 1,800' on N leg. of Memphis range.
Moline, Ill.: Moline Airport, el. 599' (110.3 mcs).	Int. W leg. Moline and NW leg. ILS.	NW leg. ILS. Outer marker.	174 131	1.8 7.5	2,100 311° NW	2,100' W side NW leg. (to be made not less than 2 min. SW after marker).	2,100'	1,900'	790'	3,749'	R S	500' 400'	1.5 1.0 Climb to 2,100' making right turn to 270° to S leg. Moline range.
Newark, N.J.: Newark Airport, el. 18' (110.3 mcs).	Newark range. Int. SE leg. Allentown and SW leg. Newark.	SW leg. ILS. SW leg. ILS.	238 58	0 0	1,400 238° SW	1,400' S side SW leg. (to be made not less than 2 min. SW after marker).	1,400'	1,280'	242'	3,261'	R S	500' 400'	1.5 1.0 Climb to 1,000' on NE leg. of New Orleans range.
New Orleans, La.: Moisant International Airport, el. 3' (109.9 mcs).	New Orleans range. La Place FM. Int. S leg. New Orleans and E leg. ILS. Int. S leg. New Orleans and NE leg. ILS.	W leg. ILS. Outer marker. Outer marker. NE leg. ILS.	271 84 279 44	5.0 8.0 8.5 0	1,400 1,400 1,400 1,500	1,400' S side W leg. (to be made not less than 2 min. SW after marker).	1,400'	1,040'	209'	3,518'	R S	500' 400'	1.5 1.0 Climb to 1,500' on NE leg. ILS.
New York, N.Y.: La Guardia Field, el. 19' (109.9 mcs).	Int. S leg. La Guardia and NW leg. ILS. Int. S leg. La Guardia and NE leg. ILS.	NE leg. ILS. NE leg. ILS.	224 44	0 0	1,500 224° SW	1,500' S side SW leg. (to be made not less than 2 min. SW after marker).	1,500'	1,350'	342'	4,277'	R S	600' 400'	1.5 1.0 Climb to 2,700' on N leg. Oklahoma City range.
Oklahoma City, Okla.: Will Rogers Field, el. 1,283' (109.9 mcs).	Int. N leg. Oklahoma City and N leg. ILS. Oklahoma City FM. Omaha range. Ft. Calhoun FM.	S leg. ILS. Outer marker. Outer marker. NW leg. ILS.	78 335 170 258	2.5 16.0 15.0 3.2	2,500 2,500 2,500 2,500	2,500' E side S leg. (to be made not less than 2 min. SW after marker).	2,500'	2,450'	1,482'	3,329'	R S	500' 400'	1.5 1.0 Climb to 2,500' on SE leg. of Omaha range within 25 mi.
Omaha, Nebr.: Omaha Airport, el. 982' (110.3 mcs).	Omaha range. Ft. Calhoun FM.	S leg. ILS. Outer marker.	314 215	4.0 3.4	2,500 315° NW	2,500' W side NW leg. (to be made not less than 2 min. SW after marker).	2,300'	2,200'	1,195'	4,118'	R S	500' 400'	1.5 1.0 Climb to 2,500' on SE leg. of Omaha range within 25 mi.

Initial approach to ILS shall be made on following ranges	Transition to ILS				Final ILS app. leg. inbound; outbound	Procedure turn min. on ILS	Min. alt. at glide path interception	Glide path alt. over markers		Dist. from middle marker to app. end of runway.	Minimums		If visual contact not established at authorized landing minimums, or if landings not accomplished—
	From—	To—	Max. CRS (degs.)	Dist. (mi.)	Min. (ft.)			Outer	Middle		eds ₁	Via.	
Philadelphia, Pa.: Philadelphia SW Airport, el. 10' (109.9 mcs). Raleigh, N. C.: Raleigh-Durham Airport, el. 435' (110.3 mcs).	Boothwyn FM. Philadelphia range. Raleigh range. Int. NE leg Raleigh and NE leg ILS. Int. NW leg Raleigh and SW leg ILS.	W leg ILS. W leg ILS. ILS localizer. Outer marker. Outer marker.	85 220 299 228	0 1.0 4.5 26.5	1,700 1,700 1,500 1,500	1,500' S side W leg. 1,500' S side SW leg.	1,500'	1,400'	205'	3,529'	R S R S	1.5 1.0 1.5 ¾	Climb to 1,700' on NE leg Philadelphia range. Climb to 1,600' on NE leg via intersection NE leg localizer to NE leg range.
St. Louis, Mo.: Lambert-St. Louis Airport, el. 552' (110.3 mcs).	St. Louis range. Spanish Lake FM.	NE leg ILS. NE leg ILS.	35 290	2.0 2.5	1,620 1,620	1,620' N side NE leg.	1,620'	1,620'	760'	3,419'	R S	1.5 1.0	Climb to 2,000' on W leg within 25 mi.
San Antonio (Alamo), Tex.: San Antonio-Alamo Airport, el. 800' (109.9 mcs).	Alamo range. San Antonio (Kelly) range. Int. S leg Alamo and SE leg Kelly. Int. E leg Alamo and NE leg ILS.	SW leg ILS. SW leg ILS. SW leg ILS. Outer marker.	174 138 318 210	3.6 1.4 13.5 8.8	2,200 2,200 2,200 2,200	2,200' W side SW leg.	2,200'	2,050'	1,000'	3,630'	R S	1.5 ¾	Climb to 2,500' on N leg Alamo range.
Smoky Hill (Salina), Kans.: Smoky Hill AFF, el. 1289' (109.9 mcs). Tulsa, Okla.: Tulsa Airport, el. 674' (110.3 mcs).	Smoky Hill range. En route from W. Tulsa range. Skiatook FM. Red Fork FM. Verdigris River FM. Washington range. Int. SE leg Arcola and S leg Wichita range. Viola FM. Oxford FM.	NW leg ILS. Int. W leg Smoky Hill and NW leg ILS. S leg ILS. N leg ILS. Outer marker. Outer marker. S leg ILS. S leg ILS. S leg ILS.	260 225 118 72 211 180 60 184 76 320	7.2 0 1.3 13.0 9.7 13.6 4.8 7.1 16.7 16.0	3,000 3,000 2,200 2,200 2,200 2,200 1,500 2,800 2,800 2,800	2,500' W side NW leg. 2,200' E side S leg.	2,300'	2,100'	1,491'	4,700'	R S R S	1.5 ¾ 1.5 1.0	Climb to 3,000' on S leg within 25 mi. Climb to 2,200' on NW leg Tulsa range.
Washington, D. C.: Washington National Airport, el. 17' (109.9 mcs). Wichita, Kans.: Wichita Airport, el. 1,372' (110.3 mcs).	Washington range. Wichita range.	S leg ILS. S leg ILS.	184 76	7.1 16.7	2,800 2,800	2,800' E side S leg.	2,750'	2,750'	1,555'	3,685'	R S	1.5 ¾	Climb to 3,000' on NE leg within 25 mi.

[13 P. R. 1423]

PART 610—IFR ALTITUDE MINIMUMS

Sec.	Definitions.	Sec.	Sec.
610.1	STATED AREAS	610.24	Amber civil airway No. 4 (Brownville, Tex., to Minot, N. Dak.).
610.10	IFR altitude minimums over stated areas.	610.25	Amber civil airway No. 5 (New Orleans, La., to Milwaukee, Wis.).
610.11	GREEN CIVIL AIRWAYS	610.26	Amber civil airway No. 6 (Jacksonville, Fla., to Elyria, Ohio).
610.12	Green civil airway No. 1 (Magentic, Quebec, to Forest City, Maine).	610.27	Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine).
610.13	Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).	610.28	Amber civil airway No. 8 (Los Angeles, Calif., to The Dalles, Oreg.).
610.14	Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.).		RED CIVIL AIRWAYS
610.15	Green civil airway No. 4 (Newhall, Calif., to Philadelphia, Pa.).	610.31	Red civil airway No. 1 (Portland, Oreg., to Kansas City, Mo.).
610.16	Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.).	610.32	Red civil airway No. 2 (Butte, Mont., to Rapid City, S. Dak.).
610.17	Green civil airway No. 6 (Alice, Tex., to Norfolk, Va.).	610.33	Red civil airway No. 3 (Phillipsburg, Pa., to Port Chester, N. Y.).
610.18	Green civil airway No. 7 (Nome, Alaska, to Fairbanks, Alaska).	610.34	[Unassigned.]
610.19	Green civil airway No. 8 (Attu, Alaska, to Northway, Alaska).	610.35	Red civil airway No. 5 (Sioux Falls, S. Dak., to Minneapolis, Minn.).
610.21	Amber civil airway No. 1 (Annette, Alaska, to Nome, Alaska).	610.36	Red civil airway No. 6 (Mormon Mesa, Nev., to Omaha, Nebr.).
610.22	Amber civil airway No. 2 (Whitehorse, Alaska, to Fairbanks, Alaska).	610.37	Red civil airway No. 7 (Greenville, S. C., to Greensboro, N. C.).
610.23	Amber civil airway No. 3 (Harrington Ranch, N. Mex., to Great Falls, Mont.).	610.38	Red civil airway No. 8 (Lock Haven, Pa., to Kingston, Pa.).
		610.39	Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.).
		610.40	Red civil airway No. 10 (Trinidad, Colo., to Charleston, S. C.).
		610.41	Red civil airway No. 11 (Tulsa, Okla., to Boston, Mass.).
		610.42	Red civil airway No. 12 (Kansas City, Mo., to Romulus, Mich.).
		610.43	Red civil airway No. 13 (Sunnyside, Pa., to Franklin, Mass.).
		610.44	Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.).
		610.45	Red civil airway No. 15 (Gila Bend, Ariz., to Prescott, Ariz.).
		610.46	Red civil airway No. 16 (Augusta, Ga., to Florence, S. C.).
		610.47	Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.).
		610.48	Red civil airway No. 18 (Greenfield, Ind., to Herndon, Va.).
		610.49	Red civil airway No. 19 (Grand Rapids, Mich., to Petersburg, W. Va.).
		610.50	Red civil airway No. 20 (Lansing, Mich., to Chincoteague, Va.).
		610.51	Red civil airway No. 21 (Lansing, Mich., to Newark, N. J.).
		610.52	Red civil airway No. 22 (Canadian Boundary to Buffalo, N. Y.).
		610.53	Red civil airway No. 23 (Canadian Boundary to St. James, N. Y.).
		610.54	Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.).
		610.55	Red civil airway No. 25 (Driftton, Fla., to Miami, Fla.).
		610.56	Red civil airway No. 26 (Syracuse, N. Y., to Slaton, Pa.).
		610.57	Red civil airway No. 27 (Knockville, Tenn., to Willow Run, Mich.).
		610.58	Red civil airway No. 28 (Rockford, Ill., to Grand Rapids, Mich.).
		610.59	Red civil airway No. 29 (Huntington, Md., to West Henrietta, N. Y.).
		610.60	Red civil airway No. 30 (Mobile, Ala., to Jacksonville, Fla.).
		610.61	Red civil airway No. 31 (Egbert, Wyo., to Hamel, Minn.).
		610.62	Red civil airway No. 32 (Laredo, Tex., to Arcola, Tex.).
		610.63	Red civil airway No. 33 (Richmond, Va., to Stewart, N. Y.).
		610.64	Red civil airway No. 34 (Pulaski, Va., to Raleigh, N. C.).
		610.65	Red civil airway No. 35 (Pueblo, Colo., to Wichita, Kans.).
		610.66	Red civil airway No. 36 (Rochester, Minn., to La Crosse, Wis.).
		610.67	Red civil airway No. 37 (Edgewood, Tex., to McLean, Va.).
		610.68	Red civil airway No. 38 (Tannersville, Tex., to C-B Ranch, Tex.).
		610.69	Red civil airway No. 39 (Bethel, Alaska, to Fairbanks, Alaska).
		610.70	Red civil airway No. 40 (Shernya, Alaska, to Homer, Alaska).
		610.71	Red civil airway No. 41 (Yakutat, Alaska, to Gustavus, Alaska).
		610.72	[Unassigned.]
		610.73	[Unassigned.]
		610.74	Red civil airway No. 44 (Bellingham, Wash., to Princeton, British Columbia).

Sec.	
610.75	Red civil airway No. 45 (Washington, D. C., to Lancaster, Pa.).
610.76	Red civil airway No. 46 (Aberdeen, S. Dak., to Watertown, S. Dak.).
610.77	Red civil airway No. 47 (Tampa, Fla., to Daytona Beach, Fla.).
610.78	Red civil airway No. 48 (Helena, Mont., to Livingston, Mont.).
610.79	Red civil airway No. 49 (Elko, Nev., to Fort Bridger, Wyo.).
610.80	Red civil airway No. 50 (Galena, Alaska, to Fairbanks, Alaska).
610.81	[Unassigned.]
610.82	Red civil airway No. 52 (Memphis, Tenn., to Birmingham, Ala.).
610.83	Red civil airway No. 53 (Joplin, Mo., to Hatttown, Mo.).
610.84	Red civil airway No. 54 (Burley, Idaho, to Salt Lake City, Utah).
610.85	Red civil airway No. 55 (Burlington, Iowa, to Pontiac, Ill.).
610.86	[Unassigned.]
610.87	[Unassigned.]
610.88	[Unassigned.]
610.89	Red civil airway No. 59 (Dundee, Mich., to Canadian Border).
610.90	Red civil airway No. 60 (Oakland, Calif., to Peters, Calif.).
610.91	Red civil airway No. 61 (Flintstone, Md., to Mount Vernon, Va.).

BLUE CIVIL AIRWAYS

610.101	Blue civil airway No. 1 (Pendleton, Oreg., to Spokane, Wash.).
610.102	Blue civil airway No. 2 (Birmingham, Ala., to Erie, Pa.).
610.103	Blue civil airway No. 3 (Molino, Fla., to Terre Haute, Ind.).
610.104	Blue civil airway No. 4 (Boston, Mass., to Canadian Border).
610.105	Blue civil airway No. 5 (Galveston, Tex., to Wichita, Kans.).
610.106	Blue civil airway No. 6 (Abilene, Tex., to Muskogee, Mich.).
610.107	Blue civil airway No. 7 (Evergreen, Calif., to Hamilton, Calif.).
610.108	Blue civil airway No. 8 (Fargo, N. Dak., to Pembina, N. Dak.).
610.109	Blue civil airway No. 9 (Columbia, Mo., to Duluth, Minn.).
610.110	Blue civil airway No. 10 (Fresno, Calif., to Williams, Calif.).
610.111	Blue civil airway No. 11 (Cleveland, Ohio, to Niagara Falls, N. Y.).
610.112	Blue civil airway No. 12 (The Dalles, Oreg., to Ellensburg, Wash.).
610.113	Blue civil airway No. 13 (Houston, Tex., to Kansas City, Mo.).
610.114	Blue civil airway No. 14 (Mt. Laguna, Calif., to Wheeler Ridge, Calif.).
610.115	Blue civil airway No. 15 (Newark, Ohio, to Erie, Pa.).
610.116	Blue civil airway No. 16 (Dillon, Mont., to Garrison, Mont.).
610.117	Blue civil airway No. 17 (Umcolcus Pond, Maine, to Presque Isle, Maine).
610.118	Blue civil airway No. 18 (Freehold, N. J., to Burlington, Vt.).
610.119	Blue civil airway No. 19 (Melbourne, Fla., to Orlando, Fla.).
610.120	Blue civil airway No. 20 (Millville, N. J., to Allentown, Pa.).
610.121	Blue civil airway No. 21 (E. Liverpool, Ohio, to Kingsville, Ohio).
610.122	Blue civil airway No. 22 (Alzheimer, Ark., to Portland, Kans.).
610.123	Blue civil airway No. 23 (Wixom, Mich., to Flint, Mich.).
610.124	[Unassigned.]
610.125	Blue civil airway No. 25 (Cordova, Alaska, to Big Delta, Alaska).
610.126	Blue civil airway No. 26 (Anchorage, Alaska, to Fairbanks, Alaska).
610.127	Blue civil airway No. 27 (Kodiak, Alaska, to Kotzebue, Alaska).

Sec.	
610.128	Blue civil airway No. 28 (Charleston, S. C., to Columbia, S. C.).
610.129	[Unassigned.]
610.130	Blue civil airway No. 30 (Alamo, Tex., to Big Springs, Tex.).
610.131	Blue civil airway No. 31 (Monmouth, Ill., to Moline, Ill.).
610.132	Blue civil airway No. 32 (Skwentna, Alaska, to Summit, Alaska).
610.133	Blue civil airway No. 33 (Fort Wayne, Ind., to Archbold, Ohio).
610.134	[Unassigned.]
610.135	Blue civil airway No. 35 (Brookfield, Mo., to Humeston, Mo.).
610.136	Blue civil airway No. 36 (Akron, Colo., to North Platte, Nebr.).
610.137	Blue civil airway No. 37 (Casper, Wyo., to Wright, Wyo.).
610.138	Blue civil airway No. 38 (Annette, Alaska, to Whitehorse, Alaska).
610.139	Blue civil airway No. 39 (Tri-City, Tenn., to South Onondaga, N. Y.).
610.140	Blue civil airway No. 40 (Concord, N. H., to Burlington, Vt.).
610.141	Blue civil airway No. 41 (Port Chester, N. Y., to Topsfield, Maine).
610.142	Blue civil airway No. 42 (Burr Oak, Mich., to Battle Creek, Mich.).
610.143	Blue civil airway No. 43 (Garden City, Ala., to Walter Hill, Tenn.).
610.144	Blue civil airway No. 44 (Advance, Mo., to Fort Wayne, Ind.).
610.145	Blue civil airway No. 45 (St. Martinsville, La., to Baton Rouge, La.).
610.146	Blue civil airway No. 46 (Wheeler Ridge, Calif., to Morgan Hill, Calif.).
610.147	Blue civil airway No. 47 (Flintstone, Md., to North Altoona, Pa.).

DIRECT ROUTES

610.151	Northeast United States (east of longitude 97°, north of latitude 38°).
610.152	Southeast United States (east of longitude 97°, south of latitude 38°).
610.153	Southwest United States (west of longitude 97°, south of latitude 40°).
610.154	Northwest United States (west of longitude 97°, north of latitude 40°).

MAPPED AREAS

610.161	IFR altitude minimums over mapped areas.
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GENERAL

610.162	IFR altitude minimums generally.
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AUTHORITY: §§ 610.1 to 610.162 issued under secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458. Interpret or apply sec. 601, 52 Stat. 1007, as amended by Pub. Law 872, 80th Cong.; 49 U. S. C. 551.

SOURCE: §§ 610.1 to 610.162 appear at 12 F. R. 7801, except as noted following section affected.

§ 610.1 **Definitions.** (a) "IFR" means instrument flight rules.

(b) "INT" means intersection.

(c) "FM" means fan marker.

(d) "VAR" means visual aural range.

(e) "Rbn" means radio beacon.

[12 F. R. 7801, as amended by Amdt. 2, 13 F. R. 1827]

STATED AREAS

§ 610.10 **IFR altitude minimums over stated areas.** Except when necessary for taking off or landing, no person shall operate an aircraft in accordance with IFR along the routes and below the altitudes set forth in §§ 610.11 to 610.162.

GREEN CIVIL AIRWAYS

§ 610.11 **Green civil airway No. 1 (Magantic, Quebec, to Forest City, Maine).**

From—	To—	Altitude
Magantic.....	Kokadjo (INT).....	6,000
Kokadjo (INT).....	Millinocket.....	6,000
Millinocket.....	Forest City (INT).....	2,500

§ 610.12 **Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.).**

From—	To—	Altitude
Seattle.....	Ellensburg.....	8,000
Ellensburg.....	Ephrata.....	7,000
Ephrata.....	Spokane.....	5,000
Spokane.....	Coeur D'Alene.....	7,000
Coeur D'Alene.....	Mullan Pass.....	9,000
Mullan Pass.....	Superior.....	9,000
Superior.....	Missoula.....	9,000
Missoula.....	Drummond.....	9,000
Drummond.....	Garrison (INT).....	9,000
Garrison (INT).....	Helena.....	9,000
Helena.....	Bozeman.....	9,000
Bozeman.....	Livingston.....	10,000
Livingston.....	Billings.....	9,000
Billings.....	Custer.....	5,000
Custer.....	Miles City.....	4,200
Miles City.....	Dickinson.....	4,200
Dickinson.....	Bismarck.....	3,800
Bismarck.....	Jamestown.....	3,400
Jamestown.....	Fargo.....	2,600
Fargo.....	Alexandria.....	2,800
Alexandria.....	Hamel (INT).....	2,600
Hamel (INT).....	Minneapolis.....	2,300
Minneapolis.....	Red Wing (INT).....	2,400
Red Wing (INT).....	La Crosse.....	2,400
La Crosse.....	Lone Rock.....	2,500
Lone Rock.....	Madison.....	2,800
Madison.....	Genesee (FM).....	2,500
Genesee (FM).....	Milwaukee.....	2,300
Milwaukee.....	Muskegon.....	1,900
Muskegon.....	Grand Rapids.....	1,000
Grand Rapids.....	Lansing.....	2,200
Lansing.....	Highland (INT).....	2,200
Highland (INT).....	Romulus.....	2,200
Romulus.....	Windsor.....	2,300
Windsor.....	West Henrietta (INT).....	2,100
West Henrietta (INT).....	Syracuse.....	2,300
Syracuse.....	Utica.....	1,900
Utica.....	Albany.....	2,700
Albany.....	Westfield.....	4,500
Westfield.....	Woodstock (INT).....	2,500
Woodstock (INT).....	North Scituate (INT).....	1,600
North Scituate (INT).....	Boston.....	1,700

§ 610.13 **Green civil airway No. 3 (San Francisco, Calif., to New York, N. Y.).**

From—	To—	Altitude
San Francisco.....	Oakland.....	3,000
Oakland.....	Bay Point (FM).....	5,000
Bay Point (FM).....	Sacramento (East-bound).....	2,500
Sacramento.....	Bay Point (FM) (West-bound).....	5,000
Sacramento.....	Auburn (FM) (East-bound).....	11,000
Auburn (FM).....	Sacramento (West-bound).....	3,500
Auburn (FM).....	Donner Summit.....	11,000
Donner Summit.....	Reno.....	12,000
Reno.....	Humboldt.....	11,000
Humboldt.....	Battle Mountain.....	12,000
Battle Mountain.....	Elko.....	11,000
Elko.....	Lucin.....	12,000
Lucin.....	Ogden.....	11,000
Ogden.....	Fort Bridger.....	12,000
Fort Bridger.....	Rock Springs.....	10,000
Rock Springs.....	Sinclair.....	10,000
Sinclair.....	Two Rivers (INT).....	12,000
Two Rivers (INT).....	Sherman Hill (INT).....	10,500
Sherman Hill (INT).....	Cheyenne.....	10,500
Cheyenne.....	Egbert (INT).....	7,300
Egbert (INT).....	Kimball (INT).....	7,000
Kimball (INT).....	Chappell (INT).....	5,700
Chappell (INT).....	Paxton (INT).....	5,000
Paxton (INT).....	North Platte.....	4,300
North Platte.....	Grand Island.....	4,000
Grand Island.....	Weston (INT).....	2,900
Weston (INT).....	Omaha.....	2,700
Omaha.....	Des Moines.....	2,500
Des Moines.....	West Liberty (INT).....	2,200
West Liberty (INT).....	Moline.....	2,000
Moline.....	Aurora (INT).....	2,000
Aurora (INT).....	Washington Park (INT).....	2,000

RULES AND REGULATIONS

From—	To—	Altitude
Washington Park (INT.)	Goshen	2,300
Goshen	Archbold (INT.)	2,300
Archbold (INT.)	Toledo	2,000
Toledo	Cleveland	1,600
Cleveland	Parkman (INT.)	2,500
Parkman (INT.)	Youngstown	2,200
Youngstown	Phillipsburg	4,000
Phillipsburg	Sunbury (INT.)	4,000
Sunbury (INT.)	Slatington (INT.)	4,000
Slatington (INT.)	Allentown (East-bound)	3,000
Allentown	Slatington (INT.) (Westbound)	4,000
Allentown	Metuchen (INT.)	2,500
Metuchen	Keyport (INT.)	1,500
Keyport (INT.)	Coney Island (INT.)	1,500
Coney Island (INT.)	Flatbush (INT.)	1,500
Flatbush (INT.)	LaGuardia	2,300

§ 610.14 Green civil airway No. 4
(Newhall, Calif., to Philadelphia, Pa.).

From—	To—	Altitude
Newhall	Palmdale	9,000
Palmdale	Daggett	6,000
Daggett	Needles	9,000
Needles	Prescott	10,000
Prescott	Winslow	10,000
Winslow	El Morro	10,000
El Morro	Acoma	11,000
Acoma	Albuquerque	10,000
Albuquerque	Otto	11,000
Otto	Tucumcari	9,000
Tucumcari	Amarillo	5,200
Amarillo	Southwest Course	4,700
Southwest Course	Gage	4,500
Gage	Anthony (INT.)	3,600
Anthony (INT.)	Wichita	3,000
Wichita	El Dorado (INT.)	2,800
El Dorado (INT.)	Lebo	2,600
Lebo	Centropolis (INT.)	2,300
Centropolis (INT.)	Eudora (INT.)	2,500
Eudora (INT.)	Kansas City	2,200
Kansas City	Excelsior Springs (INT.)	2,200
Excelsior Springs (INT.)	Columbia	2,200
Columbia	St. Louis	2,000
St. Louis	Wood River (INT.)	1,700
Wood River (INT.)	Effingham	2,000
Effingham	Terre Haute	2,000
Terre Haute	Indianapolis	2,000
Indianapolis	Dayton	2,400
Dayton	Troy (INT.)	2,400
Troy (INT.)	Columbus	2,300
Columbus	Newark (INT.)	2,200
Newark (INT.)	Wellsburg (INT.)	2,600
Wellsburg (INT.)	Pittsburgh	2,500
Pittsburgh	Altoona	4,500
Altoona	Carlisle (FM)	4,000
Carlisle (FM)	Harrisburg (East-bound)	1,900
Harrisburg	Carlisle (FM) (West-bound)	4,000
Harrisburg	Lancaster (INT.)	2,000
Lancaster (INT.)	Philadelphia	2,000

§ 610.15 Green civil airway No. 5 (Los Angeles, Calif., to Boston, Mass.).

From—	To—	Altitude
Los Angeles	LaHabra (INT.) (East-bound)	5,000
LaHabra (INT.)	Los Angeles (West-bound)	3,000
LaHabra (INT.)	Riverside	5,000
Riverside	Banning (FM) (East-bound)	13,000
Banning (FM)	Riverside (West-bound)	10,000
Banning (FM)	Indio (INT.)	13,000
Indio (INT.)	Blythe	8,000
Blythe	Phoenix	6,000
Phoenix	Casa Grande (INT.)	6,000
Casa Grande (INT.)	Red Rock (FM) (East-bound)	10,000
Red Rock (FM)	Casa Grande (INT.) (West-bound)	6,000
Red Rock (FM)	Tucson	10,000
Tucson	Cochise	10,000
Cochise	Hilltop (FM) (East-bound)	12,000
Hilltop (FM)	Cochise (West-bound)	10,000
Hilltop (FM)	Rodeo	12,000

From—	To—	Altitude
Rodeo	Columbus	9,000
Columbus	El Paso	8,500
El Paso	Salt Flat	8,000
Salt Flat	Guadalupe Pass (FM)	10,000
Guadalupe Pass (FM)	Orla (INT.)	10,000
Orla (INT.)	Wink	4,500
Wink	Midland	4,500
Midland	Big Spring	4,500
Big Spring	Abilene	4,000
Abilene	Harpersville	3,000
Harpersville	Fort Worth	2,500
Fort Worth	Dallas (INT.)	2,300
Dallas (INT.)	Sulphur Springs	2,000
Sulphur Springs	Texarkana	1,600
Texarkana	Prescott (INT.)	1,500
Prescott (INT.)	Memphis	1,600
Memphis	Jacks Creek	1,800
Jacks Creek	Nashville	2,500
Nashville	Smithville	3,500
Smithville	Knoxville	4,500
Knoxville	Tri-City	5,000
Tri-City	Pulaski	7,000
Pulaski	Roanoke	6,000
Roanoke	James River (INT.)	6,200
James River (INT.)	Gordonsville	6,000
Gordonsville	Doncaster (INT.)	3,000
Doncaster (INT.)	Brandywine	1,500
Brandywine	Hartly (INT.)	1,500
Hartly (INT.)	Millville	1,500
Millville	Ambrose (INT.)	1,500
Ambrose (INT.)	Longbeach (INT.)	1,500
Longbeach (INT.)	Mitchel (INT.)	1,500
Mitchel (INT.)	Mitchel	1,500
Mitchel	St. James (INT.)	1,500
St. James (INT.)	Salem (INT.)	1,800
Salem (INT.)	Moosup (INT.)	1,800
Moosup (INT.)	Boston	1,700

§ 610.16 Green civil airway No. 6
(Alice, Tex., to Norfolk, Va.).

From—	To—	Altitude
Alice	Corpus Christi	1,400
Corpus Christi	Palacios	1,400
Palacios	Houston	1,500
Houston	Beaumont	1,600
Beaumont	Lake Charles	1,300
Lake Charles	New Orleans	1,500
New Orleans	Keesler	1,500
Keesler	Mobile	1,500
Mobile	Maxwell	2,100
Maxwell	Atlanta	2,100
Atlanta	Spartanburg	2,800
Spartanburg	Greensboro	2,800
Greensboro	Blackstone	2,300
Blackstone	Richmond	1,500
Richmond	Norfolk	1,500

§ 610.17 Green civil airway No. 7
(Nome, Alaska, to Fairbanks, Alaska).

From—	To—	Altitude
Nome	Moses Point	5,000
Moses Point	Koyuk (INT.)	4,000
Koyuk (INT.)	Galeana	6,000
Galeana	Galtan (INT.)	5,800
Galtan (INT.)	Fairtan (INT.)	5,000
Fairtan (INT.)	Fairbanks	3,900

[Amdt. 2, 13 F. R. 1829]

§ 610.18 Green civil airway No. 8
(Attu, Alaska, to Northway, Alaska).

From—	To—	Altitude
Attu	Shemya	2,200
Shemya	Adak	8,000
Adak	Atka	7,800
Atka	North Shore	6,700
North Shore	Cape Mordvinoff (INT.)	7,700
Cape Mordvinoff (INT.)	Ft. Randall	6,900
Ft. Randall	Port Heiden	9,900
Port Heiden	Naknek	1,500
Naknek	Reindeer (INT.)	5,000
Reindeer (INT.)	Anchor Point (INT.)	9,000
Anchor Point (INT.)	Homer	2,600
Homer	Kenai	4,000
Kenai	Anchorage	1,500
Anchorage	Wasilla (INT.)	6,800
Wasilla (INT.)	Gulkana	10,500
Gulkana	Northway	10,500

[Amdt. 2, 13 F. R. 1829]

AMBER CIVIL AIRWAYS

§ 610.21 Amber civil airway No. 1
(Annette, Alaska, to Nome, Alaska).

From—	To—	Altitude
Annette	Bartolome (INT.)	6,000
Bartolome (INT.)	Sitka	5,600
Sitka	Cape Spencer (INT.)	5,300
Cape Spencer (INT.)	Yakutat	2,200
Yakutat	S. Yakataga	1,500
S. Yakataga	Cordova	5,000
Cordova	Whittier (INT.)	8,600
Whittier (INT.)	Anchorage	10,000
Anchorage	Sustina	1,500
Sustina	Skwentna	5,500
Skwentna	Farewell	11,700
Farewell	McGrath	5,500
McGrath	Unalakleet	6,000
Unalakleet	Nome	2,800

[Amdt. 2, 13 F. R. 1829]

§ 610.22 Amber civil airway No. 2
(Whitehorse, Alaska, to Fairbanks, Alaska).

From—	To—	Altitude
Whitehorse	Aishihik	9,000
Aishihik	Snag	8,000
Snag	Northway	6,400
Northway	Tanacross	8,000
Tanacross	Big Delta	7,000
Big Delta	Clear Creek (INT.)	5,500
Clear Creek (INT.)	Fairbanks	2,000

[Amdt. 2, 13 F. R. 1829]

§ 610.23 Amber civil airway No. 3
(Harrington Ranch, N. Mex., to Great Falls, Mont.).

From—	To—	Altitude
Harrington Ranch (INT.)	Engle	10,000
Engle	Albuquerque	10,000
Albuquerque	Las Vegas	10,000
Las Vegas	Trinidad	11,000
Trinidad	Pueblo	7,500
Pueblo	Colorado Springs	8,000
Colorado Springs	Denver	8,900
Denver	Cheyenne	7,500
Cheyenne	Diamond (INT.)	7,500
Diamond (INT.)	Casper	7,500
Casper	Ucross (INT.)	7,500
Ucross (INT.)	Sheridan	7,000
Sheridan	Billings	8,000
Billings	Lewistown	8,000
Lewistown	Great Falls	9,000

§ 610.24 Amber civil airway No. 4
(Brownsville, Tex., to Minot, N. Dak.).

From—	To—	Altitude
Brownsville	Alice	1,400
Alice	Alamo	2,200
Alamo	Austin	2,500
Austin	Waco	2,000
Waco	Womack (INT.)	1,700
Womack (INT.)	Fort Worth	2,000
Fort Worth	Marietta (INT.)	2,000
Marietta (INT.)	Oklahoma City	2,500
Oklahoma City	Newalla (INT.)	2,700
Newalla (INT.)	Tulsa	2,200
Tulsa	Claremore (INT.)	2,000
Claremore (INT.)	Chanute	2,100
Chanute	Eudora (INT.)	2,100
Eudora (INT.)	Kansas City	2,200
Kansas City	St. Joseph	2,400
St. Joseph	Omaha	2,500
Omaha	Sioux City	2,500
Sioux City	Sioux Falls	2,600
Sioux Falls	Huron	2,500
Huron	Aberdeen	2,500
Aberdeen	Bismarck	3,400
Bismarck	Minot	3,400

§ 610.25 Amber civil airway No. 5
(New Orleans, La., to Milwaukee, Wis.).

From—	To—	Altitude
New Orleans	Jackson	1,600
Jackson	Greenwood	1,700
Greenwood	Memphis	1,300
Memphis	Advance	1,800
Advance	Crystal City (INT)	2,400
Crystal City (INT)	St. Louis	2,000
St. Louis	Jerseyville (INT)	1,700
Jerseyville (INT)	Springfield	1,900
Springfield	Pontiac (INT)	2,000
Pontiac (INT)	Joliet	2,000
Joliet	Downers Grove (INT)	2,300
Downers Grove (INT)	Wilson (INT)	2,300
Wilson (INT)	Milwaukee	2,500

§ 610.26 Amber civil airway No. 6
(Jacksonville, Fla., to Elyria, Ohio).

From—	To—	Altitude
Jacksonville	Alma	1,500
Alma	Macon	1,500
Macon	Atlanta	2,200
Atlanta	Chattanooga	4,000
Chattanooga	Nashville	4,000
Nashville	Greenbrier (INT)	2,000
Greenbrier (INT)	Bowling Green	2,000
Bowling Green	Louisville	2,200
Louisville	Union (FM)	2,500
Union (FM)	Cincinnati	2,300
Cincinnati	Dayton	2,300
Dayton	Hayesville	2,500
Hayesville	Elyria	2,500

§ 610.27 Amber civil airway No. 7
(Key West, Fla., to Caribou, Maine).

From—	To—	Altitude
Key West	Miami	1,400
Miami	Fort Lauderdale (FM)	1,400
Fort Lauderdale (FM)	West Palm Beach (Northbound)	1,200
West Palm Beach	Fort Lauderdale (Southbound)	1,400
Fort Lauderdale (Southbound)	Melbourne	1,200
Melbourne	Daytona Beach	1,200
Daytona Beach	Jacksonville	1,200
Jacksonville	Savannah	1,200
Savannah	Charleston	1,300
Charleston	Florence	1,200
Florence	Lumberton (INT)	1,300
Lumberton (INT)	Raleigh	1,900
Raleigh	Rawlins (INT)	1,500
Rawlins (INT)	Chester (INT)	1,500
Chester (INT)	Richmond	1,500
Richmond	Summit (INT)	1,500
Summit (INT)	Doncaster (INT)	1,500
Doncaster (INT)	Mount Vernon (INT)	1,500
Mount Vernon (INT)	Washington	1,500
Washington	Relay (INT)	1,600
Relay (INT)	Loch Raven (INT)	1,500
Loch Raven (INT)	Boothwyn (INT)	1,700
Boothwyn (INT)	Philadelphia SW	1,500
Philadelphia SW	Philadelphia NE	1,700
Philadelphia NE	Metuchen (INT)	1,500
Metuchen (INT)	Newark	1,500
Newark	Little Ferry (INT)	2,300
Little Ferry (INT)	Yonkers (INT)	1,600
Yonkers (INT)	Port Chester (INT)	1,500
Port Chester (INT)	Meriden (INT)	2,000
Meriden (INT)	Hartford	2,000
Hartford	Woodstock (INT) (Northbound)	2,400
Woodstock (INT) (Northbound)	Hartford (Southbound)	2,000
Woodstock (INT) (Southbound)	Boston	2,400
Boston	Peabody (INT)	1,300
Peabody (INT)	Portsmouth (INT)	1,500
Portsmouth (INT)	Portland	1,700
Portland	Augusta	1,900
Augusta	Waterville (INT)	1,700
Waterville (INT)	Dixmont (INT)	2,300
Dixmont (INT)	Bangor	2,300
Bangor	East Corinth (INT)	1,700
East Corinth (INT)	Millinocket	2,300
Millinocket	Unoleus Pond (INT)	3,500
Unoleus Pond (INT)	Presque Isle	2,500
Presque Isle	Caribou	1,900

§ 610.28 Amber civil airway No. 8
(Los Angeles, Calif., to The Dalles, Oreg.).

From—	To—	Altitude
Los Angeles	Santa Barbara	6,000
Santa Barbara	Paso Robles	7,000
Paso Robles	Salinas	7,000
Salinas	Bollinas (INT)	6,000
Bollinas (INT)	Golden Gate (INT)	3,000
Golden Gate (INT)	Richmond (INT)	4,000
Richmond (INT)	Fairfield-Suisun	4,000
Fairfield-Suisun	Sacramento	2,500
Sacramento	Whitmore	6,000
Whitmore	Klamath Falls	10,000
Klamath Falls	Redmond	10,000
Redmond	The Dalles	7,000

RED CIVIL AIRWAYS

§ 610.31 Red civil airway No. 1
(Portland, Oreg., to Kansas City, Mo.).

From—	To—	Altitude
Portland	The Dalles	7,000
The Dalles	Pendleton	4,000
Pendleton	Baker	10,000
Baker	Boise	9,000
Boise	Gooding	9,000
Gooding	Burley	7,000
Burley	Malad City	11,000
Malad City	Port Bridge	12,000
Port Bridge	Laramie	11,500
Laramie	Dacone (INT)	11,500
Dacone (INT)	Akron	5,600
Akron	Salina	5,600
Salina	Topeka	3,000
Topeka	Kansas City	2,500

§ 610.32 Red civil airway No. 2
(Butte, Mont., to Rapid City, S. Dak.).

From—	To—	Altitude
Butte	Whitehall	10,000
Whitehall	Bozeman	9,000
Bozeman	Sheridan	7,000
Sheridan	Wright (INT)	7,000
Wright (INT)	Rapid City	9,000

§ 610.33 Red civil airway No. 3
(Philipsburg, Pa., to Port Chester, N. Y.).

From—	To—	Altitude
Philipsburg	Harrisburg	4,000
Harrisburg	Freehold (INT)	1,700
Freehold (INT)	Flatbush (INT)	1,500
Flatbush (INT)	Port Chester (INT)	1,500

§ 610.34 [Unassigned.]

§ 610.35 Red civil airway No. 5
(Sioux Falls, S. Dak., to Minneapolis, Minn.).

From—	To—	Altitude
Sioux Falls	Minneapolis	3,000

§ 610.36 Red civil airway No. 6
(Mormon Mesa, Nev., to Omaha, Nebr.).

From—	To—	Altitude
Mormon Mesa (INT)	St. George	9,000
St. George	Bryce Canyon	13,000
Bryce Canyon	Hanksville	13,000
Hanksville	Grand Junction	10,000
Grand Junction	Eagle	14,000
Eagle	Denver	16,000
Denver	Akron	6,600
Akron	Hayes Center	5,600
Hayes Center	Curtis (INT)	4,500
Curtis (INT)	Grand Island	4,500
Grand Island	Lincoln	3,200
Lincoln	Omaha	2,700

§ 610.37 Red civil airway No. 7
(Greenville, S. C., to Greensboro, N. C.).

From—	To—	Altitude
Greenville	Spartanburg	3,000
Spartanburg	Charlotte	2,800
Charlotte	Mooreville (INT)	2,500
Mooreville (INT)	Greensboro	2,400

§ 610.38 Red civil airway No. 8 (Lock Haven, Pa., to Kingston, Pa.).

From—	To—	Altitude
Lock Haven (INT)	Williamsport	3,500
Williamsport	Kingston (INT)	3,600

§ 610.39 Red civil airway No. 9 (San Diego, Calif., to Winslow, Ariz.).

From—	To—	Altitude
San Diego	Mt. Laguna (East-bound)	9,000
Mt. Laguna	San Diego (West-bound)	8,000
San Diego (West-bound)	El Centro	9,000
El Centro	Yuma	3,000
Yuma	Gila Bend	4,000
Gila Bend	Casa Grande	5,000
Casa Grande	Winslow	10,000

§ 610.40 Red civil airway No. 10
(Trinidad, Colo., to Charleston, S. C.).

From—	To—	Altitude
Trinidad	Amarillo	9,500
Amarillo	Clarendon	4,700
Clarendon	Wichita Falls	3,900
Wichita Falls	Haslett (INT)	2,200
Haslett (INT)	Fort Worth	2,000
Fort Worth	Dallas	2,000
Dallas	Wills Point (INT)	2,000
Wills Point (INT)	Shreveport	1,600
Shreveport	Monroe	1,500
Monroe	Jackson	1,500
Jackson	Meridian	1,800
Meridian	Birmingham (East-bound)	2,500
Birmingham	Meridian (West-bound)	2,000
Meridian (West-bound)	Atlanta	4,000
Atlanta	Augusta	2,800
Augusta	Charleston	1,500

§ 610.41 Red civil airway No. 11
(Tulsa, Okla., to Boston, Mass.).

From—	To—	Altitude
Tulsa	Neosho (INT)	2,200
Neosho (INT)	Springfield	2,400
Springfield	Vichy	2,400
Vichy	St. Peters (INT)	2,200
St. Peters (INT)	St. Louis	1,700
St. Louis	Evansville	2,000
Evansville	Louisville	2,000
Louisville	Huntington	2,600
Huntington	Elmira	3,500
Elmira	Greenfield (INT)	5,500
Greenfield (INT)	Gardner (INT)	3,000
Gardner (INT)	Boston	3,000

§ 610.42 Red civil airway No. 12
(Kansas City, Mo., to Romulus, Mich.).

From—	To—	Altitude
Kansas City	Excelsior Springs (INT)	2,200
Excelsior Springs (INT)	Kirksville	2,300

RULES AND REGULATIONS

From—	To—	Altitude
Kirkville	Burlington	2,000
Burlington	Monmouth (INT)	2,000
Monmouth (INT)	Bradford (INT)	2,100
Bradford (INT)	Joliet	2,000
Joliet	Downers Grove (INT)	2,300
Downers Grove (INT)	Chicago	2,300
Chicago	South Bend	2,300
South Bend	Union (INT)	2,000
Union (INT)	Bridgewater (INT)	2,400
Bridgewater (INT)	Romulus	2,000

§ 610.43 Red civil airway No. 13 (Sunbury, Pa., to Franklin, Mass.).

From—	To—	Altitude
Sunbury	Wilkes-Barre	4,000
Wilkes-Barre	New Hackensack	3,500
New Hackensack	Hartford	3,000
Hartford	Moosup (INT)	2,000
Moosup (INT)	Providence	1,600
Providence	Franklin (INT)	1,500

§ 610.44 Red civil airway No. 14 (Lone Rock, Wis., to Louisville, Ky.).

From—	To—	Altitude
Lone Rock	Rockford	2,800
Rockford	Joliet	2,100
Chicago	Lansing (INT)	2,000
Lansing (INT)	Lafayette (INT)	1,800
Lafayette (INT)	Indianapolis	2,100
Indianapolis	Louisville	2,200

§ 610.45 Red civil airway No. 15 (Gila Bend, Ariz., to Prescott, Ariz.).

From—	To—	Altitude
Gila Bend	White Tank	5,000
Phoenix	Prescott	10,000

§ 610.46 Red civil airway No. 16 (Augusta, Ga., to Florence, S. C.).

From—	To—	Altitude
Augusta	Columbia	1,600
Columbia	Florence	1,500

§ 610.47 Red civil airway No. 17 (Fort Wayne, Ind., to Baltimore, Md.).

From—	To—	Altitude
Fort Wayne	Findlay	2,100
Findlay	Hayesville	2,500
Hayesville	Pittsburgh	2,500
Martinsburg	Lisbon (INT)	3,000
Lisbon (INT)	Relay (INT)	3,000
Relay (INT)	Baltimore	1,500

§ 610.48 Red civil airway No. 18 (Greenfield, Ind., to Herndon, Va.).

From—	To—	Altitude
Greenfield (INT)	Cincinnati	2,300
Cincinnati	Huntington	2,300
Huntington	Charleston	2,600
Charleston	Elkins	5,700
Elkins	Petersburg (INT)	6,800
Petersburg (INT)	Front Royal	5,300
Front Royal	Herndon (INT)	4,200

§ 610.49 Red civil airway No. 19 (Grand Rapids, Mich., to Petersburg, W. Va.).

From—	To—	Altitude
Grand Rapids	Goshen	2,100
Goshen	Fort Wayne	2,300
Fort Wayne	Dayton	2,200
Wellsburg (INT)	Morgantown	3,000
Morgantown	Petersburg (INT)	6,000

§ 610.50 Red civil airway No. 20 (Lansing, Mich., to Chincoteague, Va.).

From—	To—	Altitude
Lansing	Flint	2,300
Flint	Windsor	2,300
Windsor	Cleveland	1,900
Cleveland	Akron	2,700
Akron	Wellsburg	2,400
Pittsburgh	Mt. Pleasant (INT)	4,500
Mt. Pleasant (INT)	Pittsburgh (Westbound)	2,500
Mount Pleasant (INT)	Flintstone (INT)	4,500
Flintstone (INT)	Martinsburg	4,000
Martinsburg	Herndon (INT)	3,000
Herndon (INT)	Washington	1,800
Washington	Brandywine (INT)	1,500
Brandywine (INT)	Huntingtown (INT)	1,500
Huntingtown (INT)	Meekins Neck (INT)	1,500
Meekins Neck (INT)	Chincoteague (INT)	1,500

§ 610.51 Red civil airway No. 21 (Lansing, Mich., to Newark, N. J.).

From—	To—	Altitude
Lansing	Saline (INT)	2,200
Romulus	Sandusky	2,300
Sandusky	Vermillion (INT)	1,900
Vermillion (INT)	Akron	2,500
Akron	E. Liverpool (INT)	2,500
E. Liverpool (INT)	Pittsburgh	2,500
Pittsburgh	New Alexandria (INT)	4,500
New Alexandria (INT)	Pittsburgh (Westbound)	2,500
New Alexandria (INT)	N. Altoona (INT)	4,500
N. Altoona (INT)	Sunbury	4,500
Belfast (INT)	Newark	2,700

§ 610.52 Red civil airway No. 22 (Canadian Boundary to Buffalo, N. Y.).

From—	To—	Altitude
Canadian Boundary	Buffalo	2,100

§ 610.53 Red civil airway No. 23 (Canadian Boundary to St. James, N. Y.).

From—	To—	Altitude
Canadian Boundary	Buffalo	1,900
Buffalo	Elmira	3,500
Elmira	Branchville (INT)	3,500
Branchville (INT)	Patterson (INT)	3,000
Patterson (INT)	LaGuardia	1,700
LaGuardia	St. James (INT)	1,500

§ 610.54 Red civil airway No. 24 (Amarillo, Tex., to Oklahoma City, Okla.).

From—	To—	Altitude
Amarillo	Southeast Leg Gage	4,700
Southeast Leg Gage	Oklahoma City	3,000

§ 610.55 Red civil airway No. 25 (Drifton, Fla., to Miami, Fla.).

From—	To—	Altitude
Drifton (INT)	Cross City	1,200
Cross City	Tidewater (INT)	1,200
Tidewater (INT)	Tampa	1,300
Tampa	Fort Myers	1,300
Fort Myers	Tamiami (INT)	1,200
Tamiami (INT)	Miami	1,400

§ 610.56 Red civil airway No. 26 (Syracuse, N. Y., to Slatington, Pa.).

From—	To—	Altitude
Syracuse	Slatington (INT)	3,500

§ 610.57 Red civil airway No. 27 (Knoxville, Tenn., to Willow Run, Mich.).

From—	To—	Altitude
Knoxville	Corbin (VHF)	3,500
Corbin (VHF)	Lexington (VHF)	3,100
Lexington (VHF)	Cincinnati	3,100
Mount Healthy (INT)	Dayton	2,200
Dayton	Troy (INT)	2,100
Troy (INT)	Findlay	2,100
Findlay	Toledo	2,000
Toledo	Willow Run (INT)	2,000

§ 610.58 Red civil airway No. 28 (Rockford, Ill., to Grand Rapids, Mich.).

From—	To—	Altitude
Rockford	Wauconda (INT)	2,500
Chicago	Benton Harbor (INT)	2,300
Benton Harbor (INT)	Bangor (FM)	1,900
Bangor (FM)	Grand Rapids	1,900

§ 610.59 Red civil airway No. 29 (Huntingtown, Md., to West Henrietta, N. Y.).

From—	To—	Altitude
Huntingtown (INT)	Baltimore	1,700
Baltimore	Loch Raven (INT)	1,600
Loch Raven (INT)	Seven Valleys (INT)	2,000
Seven Valleys (INT)	Harrisburg	2,500
Harrisburg	Sunbury	3,500
Sunbury	Williamsport	4,000
Williamsport	West Henrietta (INT)	2,500
Mount Morris (INT)		

§ 610.60 Red civil airway No. 30 (Mobile, Ala., to Jacksonville, Fla.).

From—	To—	Altitude
Mobile	Molino (INT)	1,400
Molino (INT)	Crestview	1,200
Crestview	Tallahassee	1,400
Tallahassee	Drifton (INT)	1,400
Drifton (INT)	Jacksonville	1,200

§ 610.61 Red civil airway No. 31 (Egbert, Wyo., to Hamel, Minn.).

From—	To—	Altitude
Egbert (INT)	Scottsbluff	6,100
Scottsbluff	Hemingford (INT)	5,500
Hemingford (INT)	Rapid City	5,500
Rapid City	Pierre	4,400
Pierre	INT. E leg Pierre and SW leg Huron	3,300
INT. E leg Pierre and SW leg Huron	Huron	2,500
Huron	Watertown	2,800
Watertown	Willmar	3,200
Willmar	Hamel (INT)	2,300

§ 610.62 Red civil airway No. 32
(Laredo, Tex., to Arcola, Tex.).

From—	To—	Altitude
Laredo.....	San Antonio.....	2,000
Austin.....	Richmond.....	1,900
Richmond.....	Arcola (FM).....	1,500

§ 610.63 Red civil airway No. 33
(Richmond, Va., to Stewart, N. Y.).

From—	To—	Altitude
Richmond.....	Gordonsville.....	3,000
Gordonsville.....	Remington (INT).....	3,000
Remington (INT).....	Arcola.....	2,400
Arcola.....	Lisbon (INT).....	2,500
Lisbon (INT).....	New Freedom (INT).....	2,500
Seven Valleys (INT).....	Lancaster (INT).....	2,000
Lancaster (INT).....	Allentown.....	2,500
Allentown.....	Belfast (INT).....	2,700
Belfast (INT).....	Branchville (INT).....	2,700
Branchville (INT).....	Stewart.....	3,000

§ 610.64 Red civil airway No. 34
(Pulaski, Va., to Raleigh, N. C.).

From—	To—	Altitude
Pulaski.....	Greensboro.....	7,000
Greensboro.....	Raleigh.....	2,400

§ 610.65 Red civil airway No. 35
(Pueblo, Colo., to Wichita, Kans.).

From—	To—	Altitude
Pueblo.....	La Junta.....	6,000
La Junta.....	Garden City.....	5,500
Garden City.....	Hutchinson.....	4,000
Hutchinson.....	Newton (INT).....	2,700
Newton (INT).....	Wichita.....	2,800

§ 610.66 Red civil airway No. 36
(Rochester, Minn., to La Crosse, Wis.).

From—	To—	Altitude
Rochester.....	La Crosse.....	2,500

§ 610.67 Red civil airway No. 37
(Edgewood, Tex., to McLean, Va.).

From—	To—	Altitude
Edgewood (INT).....	Tyler.....	1,600
Tyler.....	Hawkins (INT).....	1,600
Prescott (INT).....	Little Rock.....	1,700
Little Rock.....	Stuttgart.....	1,500
Stuttgart.....	Aubry (INT).....	1,500
Roanoke.....	Lynchburg.....	5,000
Lynchburg.....	Gordonsville.....	5,000
Summit (INT).....	Quantico.....	1,500
Quantico.....	McLean (INT).....	1,800

§ 610.68 Red civil airway No. 38
(Tankersly, Tex., to C-B Ranch, Tex.).

From—	To—	Altitude
Tankersly (INT).....	Goodfellow.....	3,500
Goodfellow.....	C-B Ranch (INT).....	3,500

§ 610.69 Red civil airway No. 39
(Bethel, Alaska, to Fairbanks, Alaska).

From—	To—	Altitude
Bethel.....	Aniak.....	2,300
Aniak.....	McGrath.....	5,800
McGrath.....	Minchumina.....	6,800
Minchumina.....	Nenana.....	4,800
Nenana.....	Fairbanks.....	3,900

[Amdt. 2, 13 F. R. 1829]

§ 610.70 Red civil airway No. 40
(Shemya, Alaska, to Homer, Alaska).

From—	To—	Altitude
Shemya.....	Amchitka.....	5,000
Amchitka.....	Chunu (INT).....	3,000
Chunu (INT).....	Adak.....	4,900
Kodiak.....	Homer.....	6,000

[Amdt. 2, 13 F. R. 1829]

§ 610.71 Red civil airway No. 41
(Yakutat, Alaska, to Gustavus, Alaska).

From—	To—	Altitude
Cape Spencer (INT).....	Gustavus.....	5,500

[Amdt. 2, 13 F. R. 1829]

§ 610.72 [Unassigned.]

§ 610.73 [Unassigned.]

§ 610.74 Red civil airway No. 44
(Bellingham, Wash., to Princeton, British Columbia).

From—	To—	Altitude
Bellingham.....	Princeton.....	10,000

§ 610.75 Red civil airway No. 45
(Washington, D. C., to Lancaster, Pa.).

From—	To—	Altitude
Washington.....	Baltimore.....	1,700
Baltimore.....	Loch Raven (INT).....	1,600
Loch Raven (INT).....	Lancaster (INT).....	2,000

§ 610.76 Red civil airway No. 46
(Aberdeen, S. Dak., to Watertown, S. Dak.).

From—	To—	Altitude
Aberdeen.....	Watertown.....	3,000

§ 610.77 Red civil airway No. 47
(Tampa, Fla., to Daytona Beach, Fla.).

From—	To—	Altitude
Tampa.....	Orlando.....	1,500
Orlando.....	Daytona Beach.....	1,500

§ 610.78 Red civil airway No. 48
(Helena, Mont., to Livingston, Mont.).

From—	To—	Altitude
Helena.....	Livingston.....	10,000

§ 610.79 Red civil airway No. 49
(Elko, Nev., to Fort Bridger, Wyo.).

From—	To—	Altitude
Elko.....	Wendover.....	12,500
Wendover.....	Salt Lake City.....	11,000
Salt Lake City.....	Fort Bridger.....	13,000

§ 610.80 Red civil airway No. 50
(Galena, Alaska, to Fairbanks, Alaska).

From—	To—	Altitude
Galena (INT).....	Tanana.....	3,800
Tanana.....	Fairtan (INT).....	4,000
Nenana.....	Keevey (INT).....	9,500

§ 610.81 [Unassigned.]

§ 610.82 Red civil airway No. 52
(Memphis, Tenn., to Birmingham, Ala.).

From—	To—	Altitude
Memphis.....	Muscle Shoals.....	2,000
Muscle Shoals.....	Birmingham.....	2,500

§ 610.83 Red civil airway No. 53
(Joplin, Mo., to Halltown, Mo.).

From—	To—	Altitude
Joplin.....	Halltown (INT).....	2,500

§ 610.84 Red civil airway No. 54
(Burley, Idaho, to Salt Lake City, Utah).

From—	To—	Altitude
Burley.....	Strevell.....	12,500
Strevell.....	Salt Lake City.....	12,000

§ 610.85 Red civil airway No. 55
(Burlington, Iowa, to Pontiac, Ill.).

From—	To—	Altitude
Burlington.....	Peoria.....	2,000
Peoria.....	Pontiac (INT).....	2,000

§ 610.86 [Unassigned.]

§ 610.87 [Unassigned.]

§ 610.88 [Unassigned.]

§ 610.89 Red civil airway No. 59
(Dundee, Mich., to Canadian Border).

From—	To—	Altitude
Dundee (INT).....	Canadian Border.....	2,300

§ 610.90 Red civil airway No. 60
(Oakland, Calif., to Peters, Calif.).

From—	To—	Altitude
Oakland.....	Stockton.....	5,000
Stockton.....	Peters (INT).....	2,500

§ 610.91 Red civil airway No. 61
(Flintstone, Md., to Mount Vernon, Va.).

From—	To—	Altitude
Flintstone (INT).....	Martinsburg.....	4,000
Martinsburg.....	Arcola.....	3,000
Arcola.....	Mount Vernon (INT).....	1,500

RULES AND REGULATIONS

BLUE CIVIL AIRWAYS

§ 610.101 Blue civil airway No. 1
(Pendleton, Oreg., to Spokane, Wash.).

From—	To—	Altitude
Pendleton	Walla Walla	5,000
Walla Walla	Spokane	5,500

§ 610.102 Blue civil airway No. 2
(Birmingham, Ala., to Erie, Pa.).

From—	To—	Altitude
Birmingham	Chattanooga	4,000
Chattanooga	Knoxville	3,000
Elkins	Morgantown	3,300
Morgantown	Pittsburgh	3,000
Pittsburgh	Mercer (INT)	3,000
Mercer (INT)	Erie	2,500

§ 610.103 Blue civil airway No. 3
(Molino, Fla., to Terre Haute, Ind.).

From—	To—	Altitude
Molino (INT)	Pensacola	1,300
Pensacola	Crestview	1,300
Marianna (INT)	Dothan	1,400
Dothan	Maxwell	1,600
Maxwell	Birmingham	2,700
Muscle Shoals	Nashville	2,600
Greensboro	Evansville	2,000
Evansville	Terre Haute	1,900

§ 610.104 Blue civil airway No. 4 (Boston, Mass., to Canadian Border).

From—	To—	Altitude
Boston	Peabody (INT)	1,300
Peabody (INT)	Chester (INT)	1,500
Chester (INT)	Concord	2,000
Concord	Northfield (INT)	5,000
Northfield (INT)	Burlington	6,000
Burlington	Canadian Border	1,500

§ 610.105 Blue civil airway No. 5
(Galveston, Tex., to Wichita, Kans.).

From—	To—	Altitude
Galveston	Houston	1,300
Houston	Navasota	1,600
Navasota	Waco	1,900
Waco	Dallas	1,900
Dallas	Marietta (FM)	2,000
Oklahoma City	Portland (INT)	3,000
Portland (INT)	Wichita	2,500

§ 610.106 Blue civil airway No. 6
(Abilene, Tex., to Muskegon, Mich.).

From—	To—	Altitude
Abilene	Wichita Falls	3,000
Wichita Falls	Washington (INT)	2,300
Springfield	Peoria	1,900
Peoria	Bradford	2,000
South Bend	Benton Harbor (INT)	2,000
Bangor (INT)	Muskegon	1,800

§ 610.107 Blue civil airway No. 7
(Evergreen, Calif., to Hamilton, Calif.).

From—	To—	Altitude
Evergreen (FM)	San Francisco	6,000
Oakland	Richmond (INT)	3,000
Richmond (INT)	Hamilton	4,000

§ 610.108 Blue civil airway No. 8
(Fargo, N. Dak., to Pembina, N. Dak.).

From—	To—	Altitude
Fargo	Grand Forks	2,100
Grand Forks	Pembina	2,100

§ 610.109 Blue civil airway No. 9
(Columbia, Mo., to Duluth, Minn.).

From—	To—	Altitude
Columbia	Kirksville	2,000
Kirksville	Humeston (INT)	2,500
Humeston (INT)	Des Moines	2,500
Des Moines	Mason City (INT)	2,500
Mason City (INT)	LeRoy (INT)	2,500
LeRoy (INT)	Rochester	2,500
Rochester	Redwing (INT)	2,400
Minneapolis	Duluth	2,600

§ 610.110 Blue civil airway No. 10
(Fresno, Calif., to Williams, Calif.).

From—	To—	Altitude
Fresno	Sacramento	3,000
Sacramento	Williams	3,000

§ 610.111 Blue civil airway No. 11
(Cleveland, Ohio, to Niagara Falls, N. Y.).

From—	To—	Altitude
Cleveland	Perry (INT)	2,500
Perry (INT)	Kingsville (INT)	2,000
Kingsville (INT)	Erie	2,200
Erie	Dunkirk (INT)	2,500
Dunkirk (INT)	Angola (INT)	2,000
Angola (INT)	Buffalo	2,000
Buffalo	Niagara Falls	2,000

§ 610.112 Blue civil airway No. 12 (The Dalles, Oreg., to Ellensburg, Wash.).

From—	To—	Altitude
The Dalles	Yakima	8,000
Yakima	Ellensburg	5,000

§ 610.113 Blue civil airway No. 13
(Houston, Tex., to Kansas City, Mo.).

From—	To—	Altitude
Houston	Cleveland (VAR)	1,600
Cleveland (VAR)	Joaquin (VAR)	1,500
Joaquin (VAR)	Shreveport	1,500
Shreveport	Texarkana	1,700
Texarkana	Alma	3,800
Alma	Neosho (INT)	3,000
Neosho (INT)	Joplin	2,500
Joplin	Kansas City	2,500

§ 610.114 Blue civil airway No. 14 (Mt. Laguna, Calif., to Wheeler Ridge, Calif.).

From—	To—	Altitude
Mt. Laguna	Oceanside	9,000
Fontana (FM)	Riverside (Northbound)	12,000
Riverside	Fontana (FM) (Southbound)	5,000
Fontana (FM)	Palmdale	12,000
Palmdale	Wheeler Ridge (INT)	10,000

§ 610.115 Blue civil airway No. 15
(Newark, Ohio, to Erie, Pa.).

From—	To—	Altitude
Newark (INT)	Akron	2,400
Akron	Parkman (INT)	2,500
Parkman (INT)	N. Springfield (INT)	2,400
N. Springfield (INT)	Erie	2,200

§ 610.116 Blue civil airway No. 16
(Dillon, Mont., to Garrison, Mont.).

From—	To—	Altitude
Dillon	Butte	11,500
Butte	Garrison (INT)	9,000

§ 610.117 Blue civil airway No. 17
(Umcolcus Pond, Maine, to Presque Isle, Maine).

From—	To—	Altitude
Umcolcus Pond (INT)	Houlton	2,500
Houlton	Maple Grove (INT)	3,000
Maple Grove (INT)	Presque Isle	2,000

§ 610.118 Blue civil airway No. 18
(Freehold, N. J., to Burlington, Va.).

From—	To—	Altitude
Freehold (INT)	Idlewild	1,500
Idlewild	Greatneck (INT)	1,500
Greatneck (INT)	La Guardia	1,500
Patterson	New Hackensack	3,000
New Hackensack	Coxsackie (FM)	5,000
Coxsackie (FM)	Albany (Northbound)	2,200
Albany	Coxsackie (FM) (Southbound)	5,000
Do	Burlington	4,000

§ 610.119 Blue civil airway No. 19
(Melbourne, Fla., to Orlando, Fla.).

From—	To—	Altitude
Melbourne	Orlando	1,500

§ 610.120 Blue civil airway No. 20
(Millville, N. J., to Allentown, Pa.).

From—	To—	Altitude
Millville	Boothwyn (INT)	1,500
Philadelphia	Allentown	2,500

§ 610.121 Blue civil airway No. 21
(E. Liverpool, Ohio, to Kingsville, Ohio).

From—	To—	Altitude
East Liverpool (INT)	Youngstown	2,500
Youngstown	Kingsville (INT)	2,200

§ 610.122 Blue civil airway No. 22 (Altheimer, Ark., to Portland, Kans.).

From—	To—	Altitude
Altheimer (INT)	Little Rock	1,300
Little Rock	Alma	3,800
Alma	Tulsa	3,000
Tulsa	Portland (INT)	2,300

§ 610.123 Blue civil airway No. 23
(Wixom, Mich., to Flint, Mich.).

From—	To—	Altitude
Wixom (FM).....	Flint.....	2,200

§ 610.124 [Unassigned.]

§ 610.125 Blue civil airway No. 25
(Cordova, Alaska, to Big Delta, Alaska).

From—	To—	Altitude
Cordova.....	Gulkana.....	9,500
Gulkana.....	Big Delta.....	13,000

[Amdt. 2, 13 F. R. 1829]

§ 610.126 Blue civil airway No. 26
(Anchorage, Alaska, to Fairbanks, Alaska).

From—	To—	Altitude
Anchorage.....	Talkeetna (Rbn).....	6,000
Talkeetna (Rbn).....	Summit.....	10,000
Summit.....	Keevey (INT).....	9,500
Keevey (INT).....	Clear Creek (INT).....	9,500
Clear Creek (INT).....	Fairbanks.....	2,000

[Amdt. 2, 13 F. R. 1829]

§ 610.127 Blue civil airway No. 27
(Kodiak, Alaska, to Kotzebue, Alaska).

From—	To—	Altitude
Kodiak.....	Rocky Point (INT).....	6,000
Rocky Point (INT).....	Naknek.....	10,300
Naknek.....	Bethel.....	7,500
Bethel.....	Nome.....	3,500
Nome.....	Kotzebue.....	6,000

[Amdt. 2, 13 F. R. 1829]

§ 610.128 Blue civil airway No. 28
(Charleston, S. C., to Columbia, S. C.).

From—	To—	Altitude
Charleston.....	Columbia.....	1,500

§ 610.129 [Unassigned.]

§ 610.130 Blue civil airway No. 30
(Alamo, Tex., to Big Spring, Tex.).

From—	To—	Altitude
Alamo.....	Medina (INT).....	2,700
Medina (INT).....	C-B Ranch (INT).....	3,500
C-B Ranch (INT).....	Big Spring.....	4,000

§ 610.131 Blue civil airway No. 31
(Monmouth, Ill., to Moline, Ill.).

From—	To—	Altitude
Monmouth (INT).....	Moline.....	2,000

§ 610.132 Blue civil airway No. 32
(Skwentna, Alaska, to Summit, Alaska).

From—	To—	Altitude
Skwentna.....	Summit.....	11,000

[Amdt. 2, 13 F. R. 1829]

No. 136—64

§ 610.133 Blue civil airway No. 33
(Fort Wayne, Ind., to Archbold, Ohio).

From—	To—	Altitude
Fort Wayne.....	Archbold.....	2,300

§ 610.134 [Unassigned.]

§ 610.135 Blue civil airway No. 35
(Brookfield, Mo., to Humeston, Mo.).

From—	To—	Altitude
Brookfield (INT).....	Humeston (INT).....	2,500

§ 610.136 Blue civil airway No. 36
(Akron, Colo., to North Platte, Nebr.).

From—	To—	Altitude
Akron.....	North Platte.....	5,500

§ 610.137 Blue civil airway No. 37
(Casper, Wyo., to Wright, Wyo.).

From—	To—	Altitude
Casper.....	Wright (INT).....	7,500

§ 610.138 Blue civil airway No. 38
(Annette, Alaska, to Whitehorse, Alaska).

From—	To—	Altitude
Annette.....	Petersburg.....	5,700
Petersburg.....	Gustavus.....	7,000
Gustavus.....	Haines.....	9,400
Haines.....	Tanacross (INT).....	9,800
Tanacross (INT).....	Whitehorse.....	9,300

[Amdt. 2, 13 F. R. 1829]

§ 610.139 Blue civil airway No. 39 (Tri-City, Tenn., to South Onondaga, N. Y.).

From—	To—	Altitude
Tri-City.....	Painville.....	6,300
Painville.....	Charleston.....	5,000
Sutton (INT).....	Morgantown.....	4,000
Morgantown.....	Mt. Pleasant (INT).....	4,000
North Altoona (INT).....	Phillipsburg.....	4,500
Phillipsburg.....	Elmira.....	4,500
Elmira.....	South Onondaga (INT).....	3,500

§ 610.140 Blue civil airway No. 40
(Concord, N. H., to Burlington, Vt.).

From—	To—	Altitude
Concord.....	Lebanon.....	5,000
Lebanon.....	Montpelier.....	4,500
Montpelier.....	Burlington.....	6,000

§ 610.141 Blue civil airway No. 41
(Port Chester, N. Y., to Topsfield, Maine).

From—	To—	Altitude
Port Chester (INT).....	Bridgeport.....	1,500
Bridgeport.....	Hartford.....	2,000
Hartford.....	Westfield.....	2,500
Concord.....	Portland.....	2,500
Bangor.....	Topsfield (INT).....	2,500

§ 610.142 Blue civil airway No. 42
(Burr Oak, Mich., to Battle Creek, Mich.).

From—	To—	Altitude
Burr Oak (INT).....	Battle Creek.....	2,100

§ 610.143 Blue civil airway No. 43
(Garden City, Ala., to Walter Hill, Tenn.).

From—	To—	Altitude
Garden City (INT).....	Walter Hill (FM).....	2,500

§ 610.144 Blue civil airway No. 44 (Advance, Mo., to Fort Wayne, Ind.).

From—	To—	Altitude
Advance.....	Paducah.....	2,000
Paducah.....	Evansville.....	2,000
Indianapolis.....	Fort Wayne.....	2,200

§ 610.145 Blue civil airway No. 45 (St. Martinville, La., to Baton Rouge, La.).

From—	To—	Altitude
St. Martinville (INT).....	Baton Rouge.....	1,500

§ 610.146 Blue civil airway No. 46
(Wheeler Ridge, Calif., to Morgan Hill, Calif.).

From—	To—	Altitude
Wheeler Ridge (INT).....	Morgan Hill (INT).....	7,000

§ 610.147 Blue civil airway No. 47
(Flintstone, Md., to North Altoona, Pa.).

From—	To—	Altitude
Flintstone (INT).....	Altoona.....	4,700
Altoona.....	North Altoona (INT).....	4,500

DIRECT ROUTES

§ 610.151 Northeast United States
(east of longitude 97°, north of latitude 38°).

From—	To—	Altitude
New York, N. Y.	New Hackensack, N. Y.	2,800
Do.....	Boston, Mass.	2,000
Providence, R. I.	New Bedford, Mass.	1,500
Topsfield (INT), Maine ..	Houlton, Maine ..	2,300
Bangor, Maine.....	Blissville, Canada ..	2,500
Boston, Mass.....	Hyannis, Mass.....	1,500
New Bedford, Mass.....	do.....	1,500
Syracuse, N. Y.	Henderson Bay (INT), N. Y.	2,000
Henderson Bay (INT), N. Y.	Watertown (VAR), N. Y.	2,000
Watertown (VAR), N. Y.	Ogdensburg (INT), N. Y.	3,000
Ogdensburg (INT), N. Y.	Massena (VAR), N. Y.	3,000
Massena (VAR), N. Y.	Canadian Border (St. Remi (INT).	2,000
Watertown (VAR), N. Y.	(Ottawa) Canadian Border (Smith Falls INT).	2,000
Massena (VAR), N. Y.	Canadian Border (Ottawa Casselman INT).	2,000
Blackstone, Va.	Washington, D. C.	1,500
Bradley Field, Conn.	Woodstock (INT), Conn.	2,500

RULES AND REGULATIONS

From—	To—	Altitude
Millville, N. J.	Atlantic City, N. J.	1,300
Forked River (INT), N. J.	do.	1,800
Norfolk, Va.	Philadelphia, Pa.	1,500
Pittsburgh, Pa.	Charleston, W. Va.	3,000
Morgantown, W. Va.	do.	3,000
Herndon (FM), Va.	Beltsville (FM), Md.	1,700
Dundee (INT), Mich.	Archbold (INT), Ohio	2,000
Little Rock, Ark.	St. Louis, Mo.	3,000
Roanoke, Va.	Elkins, W. Va.	7,000
Joliet, Ill.	Peoria, Ill.	2,000
Battle Creek, Mich.	Willow Run, Mich.	2,500
Highland (INT), Mich.	Windsor, Ontario, Canada.	2,300
Greenfield (FM), Ind.	Advance (FM), Ind.	2,400
Indianapolis, Ind.	Evansville, Ind.	2,000
South Bend, Ind.	Goshen, Ind.	2,100
Goshen, Ind.	Findlay, Ohio	2,100
Sault Ste. Marie, Mich.	Traverse City, Mich.	2,500
Traverse City, Mich.	Grand Rapids, Mich.	3,000
Do.	Saginaw, Mich.	2,500
Saginaw, Mich.	Flint, Mich.	2,000
South Bend, Ind.	North Liberty (INT), Ind.	2,000
Muskegon, Mich.	Benton Harbor (INT), Mich.	1,800
Moline, Ill.	Milwaukee, Wis.	2,500
Milwaukee, Wis.	South Bend, Ind.	2,500
South Bend, Ind.	Goshen, Ind.	2,100
Lebo, Kans.	Topeka, Kans.	2,400
Topeka, Kans.	St. Joseph, Mo.	2,500
Rochester, Minn.	Minneapolis, Minn.	2,500
Mason City, Iowa.	Rochester, Minn.	2,500
Do.	Minneapolis, Minn.	2,500
Omaha, Nebr.	do.	2,500
Sioux City, Iowa.	do.	3,000
Des Moines, Iowa.	Sioux City, Iowa.	2,500
Ottumwa, Iowa.	Des Moines, Iowa.	2,500
St. Louis, Mo.	Ottumwa, Iowa.	2,500
New Florence, Mo.	Kirksville, Mo.	2,000
Kansas City, Mo.	Des Moines, Iowa.	2,500
St. Peters (FM), Mo.	Jerseyville (FM), Ill.	2,000

§ 610.152 Southeast United States
(east of longitude 97°, south of latitude 38°).

From—	To—	Altitude
Chattanooga, Tenn.	Louisville, Ky.	4,500
Dallas, Tex.	Houston, Tex.	1,900
Do.	Tulsa, Okla.	2,200
Walnut Ridge, Ark.	do.	3,400
Lynchburg, Va.	Richmond, Va.	3,000
Norfolk, Va.	Washington, D. C.	1,500
Blackstone, Va.	do.	1,500
Montgomery, Ala.	Birmingham, Ala.	2,700
Charleston, S. C.	Lumberton, N. C.	1,300
Orlando, Fla.	Charleston, S. C.	1,500
Jacksonville, Fla.	Blackstone, Va.	1,700
Raleigh, N. C.	Albany, Ga.	1,500
Cross City, Fla.	do.	1,400
Tallahassee, Fla.	Atlanta, Ga.	2,200
Albany, Ga.	Muscle Shoals, Ala.	2,500
Birmingham, Ala.	Memphis, Tenn.	2,500
Do.	Columbia, S. C.	1,500
Savannah, Ga.	Charlotte, N. C.	2,500
Columbia, S. C.	Greensboro, N. C.	2,500
Do.	Roanoke, Va.	6,000
Greensboro, N. C.	Elkins, W. Va.	7,000
Roanoke, Va.	Atlanta, Ga.	2,800
Columbia, S. C.	Augusta, Ga.	1,600
Savannah, Ga.	Macon, Ga.	1,500
Do.	Atlanta, Ga.	2,800
Augusta, Ga.	Columbus, Ga.	2,500
Atlanta, Ga.	Montgomery, Ala.	1,600
Columbus, Ga.	Meridian, Miss.	1,800
Montgomery, Ala.	Charleston, S. C.	1,400
Melbourne, Fla.	Norfolk, Va.	1,400
Charleston, S. C.	Philadelphia, Pa.	1,500
Norfolk, Va.	Tampa, Fla.	1,500
Key West, Fla.	New Orleans, La.	1,300
Tampa, Fla.	Tampa, Fla.	1,400
Miami, Fla.	Jacksonville, Fla.	1,300
Tampa, Fla.	Raleigh, N. C.	1,500
Norfolk, Va.	do.	1,500
Rocky Mount, N. C.	Rocky Mount, N. C.	1,500
Richmond, Va.	Harvest, Ala.	4,000
Chattanooga, Tenn.	Muscle Shoals, Ala.	2,500
Harvest, Ala.	Chattanooga, Tenn.	7,500
Spartanburg, S. C.	Hendersonville (INT), N. C.	6,300
Do.	Morristown (INT), Tenn.	8,000
Hendersonville (INT), N. C.	Chattanooga, Tenn.	4,500
Knoxville, Tenn.	Birmingham, Ala.	4,000
Chattanooga, Tenn.	Kennett (INT), Ark.	2,500
Walnut Ridge, Ark.	Paris (North leg JK), Tenn.	2,500
Kennett (INT), Ark.	do.	2,500

From—	To—	Altitude
Paris, Tenn.	Nashville, Tenn.	2,500
Atlanta, Ga.	Knoxville, Tenn.	7,000
Lexington, Ky.	do.	5,600
Nashville, Tenn.	Bowling Green, Ky.	2,000
Memphis, Tenn.	Dyersburg, Tenn.	1,800
Dyersburg, Tenn.	Paducah, Ky.	1,500
Birmingham, Ala.	Jackson, Miss. (West-bound).	2,000
Jackson, Miss.	Birmingham, Ala. (Eastbound).	2,500
Texarkana, Ark.	Shreveport, La.	1,700
Shreveport, La.	Alexandria, La.	1,500
Alexandria, La.	Baton Rouge, La.	1,500
Baton Rouge, La.	New Orleans, La.	1,500
Arcadia, La.	Memphis, Tenn.	1,600
Memphis, Tenn.	Int. N leg Stuttgart, Ark.	1,800
North leg Stuttgart, Ark.	Little Rock, Ark.	1,500
Shreveport, La.	Prescott, Ark. (INT).	1,700
Do.	El Dorado (VAR), Ark.	1,500
El Dorado (VAR), Ark.	Little Rock, Ark.	1,700
Houston, Tex.	Yoakum, Tex.	1,500
Little Rock, Ark.	Walnut Ridge, Ark.	1,500
Walnut Ridge, Ark.	Greenville (INT), Mo.	1,500
Little Rock, Ark.	St. Louis, Mo.	3,000
Tyler, Tex.	Houston, Tex.	1,600
Do.	Shreveport, La.	1,600
Do.	Dallas, Tex.	2,000

§ 610.153 Southwest United States
(west of longitude 97°, south of latitude 40°).

From—	To—	Altitude
Austin, Tex.	Goodfellow, Tex.	3,500
Goodfellow, Tex.	Midland, Tex.	4,300
Midland, Tex.	Lubbock, Tex.	4,500
Lubbock, Tex.	Amarillo, Tex.	5,000
Wichita Falls, Tex.	Lubbock, Tex.	5,000
Lubbock, Tex.	Hobbs, N. M.	5,000
Hobbs, N. M.	Carlsbad, N. M.	5,000
Carlsbad, N. M.	Roswell, N. M.	5,000
Hobbs, N. M.	Wink, Tex.	5,000
Do.	Midland, Tex.	5,000
Do.	Roswell, N. M.	6,000
Roswell, N. Mex.	Albuquerque, N. Mex.	12,000
Lubbock, Tex.	Big Spring, Tex.	4,500
Do.	Abilene, Tex.	4,500
Dallas, Tex.	South Fort Worth (INT), Tex.	2,000
South Fort Worth (INT), Tex.	Gordon (INT), Tex.	2,500
Gordon (INT), Tex.	Straw (INT), Tex.	2,500
Newalla (FM), Okla.	Washington (FM), Okla.	2,500
Hutchinson, Kans.	Salina, Kans.	3,000
Mexican Border	Alice, Tex.	2,000
Alice, Tex.	Austin, Tex.	3,000
Houston, Tex.	Yoakum, Tex.	1,500
Yoakum, Tex.	San Antonio, Tex.	2,200
Wichita, Kans.	Ponca City, Okla.	2,500
Ponca City, Okla.	Oklahoma City, Okla.	3,100
Brownsville, Tex.	Moore (INT), Tex.	1,500
Moore (INT), Tex.	Laredo, Tex.	1,700
San Antonio, Tex.	Corpus Christi, Tex.	2,200
Paso Robles, Cal.	Hollister (INT), Cal.	6,000
Hollister (INT) Calif.	Evergreen (FM), Calif.	6,000
Salinas, Calif.	Hollister (INT), Calif.	6,000
Oakland, Calif.	Modesto, Calif.	5,000
Boulder City, Nev.	Winslow, Ariz.	14,500
Thurman (VAR) Colo.	Akron, Colo.	6,000
Denver, Colo.	Thurman (VAR), Colo.	6,000
Thurman (VAR) Colo.	Goodland (VAR), Kans.	6,000
Goodland (VAR) Kans.	Hill City (VAR), Kans.	5,000
Hill City (VAR), Kans.	Waldo (VAR), Kans.	4,000
Waldo (VAR), Kans.	Salina (VAR), Kans.	3,000
Salina (VAR), Kans.	Topeka (VAR), Kans.	3,000
Phoenix, Ariz.	Safford, Ariz.	12,500
Safford, Ariz.	Mt. Riley (INT), N. Mex.	12,500
Indio (INT), Calif.	Prescott, Ariz.	10,000
El Centro, Calif.	Indio, Calif.	9,000
Indio, Calif.	Indio (INT), Calif.	13,000
El Centro, Calif.	Phoenix, Ariz.	6,000
Silver Lake (INT), Calif.	South leg Needles, Calif.	9,000
South leg Needles, Calif.	Phoenix, Ariz.	7,000
Blythe, Calif.	Gila Bend, Ariz.	7,000
Tucson, Ariz.	Douglas, Ariz.	10,000
Douglas, Ariz.	Rodeo, N. Mex.	11,000

§ 610.154 Northwest United States
(west of longitude 97°, north of latitude 40°).

From—	To—	Altitude
Pendleton, Oreg.	Yakima, Wash.	6,000
Burley, Idaho.	Pocatello, Idaho.	7,000
Elko, Nev.	Int. southwest leg Burley, Idaho.	12,000
Int. northeast leg Elko, Nev.	Burley, Idaho.	12,000
Lucin, Utah.	Goose Creek (INT), Idaho.	12,000
Goose Creek (INT), Idaho.	Burley, Idaho.	12,000
Klamath Falls, Oreg.	Ashland (INT), Oreg.	10,000
Rock Springs, Wyo.	Kemmerer, Wyo.	12,000

MAPPED AREAS

§ 610.161 IFR altitude minimums over mapped areas. Except when necessary for taking off or landing, no person shall operate an aircraft in accordance with IFR along any route, or portion thereof, which is not listed in §§ 610.10 to 610.154, and which is within the shaded areas shown on the map of (a) the United States entitled "Designated Mountainous Areas, Figure 1," or (b) Alaska entitled "Designated Mountainous Areas, Figure 2," at an altitude of less than 2,000 feet above the highest obstacle within a horizontal distance of 5 miles on either side of the center of the course intended to be flown.

[Amdt. 2, 13 F. R. 1829]

GENERAL

§ 610.162 IFR altitude minimums generally. Except when necessary for taking off or landing, no person shall operate an aircraft in accordance with IFR along any route for which the Administrator has not established a minimum in §§ 610.10 to 610.154 or 610.161, at an altitude of less than 1,000 feet above the highest obstacle within a horizontal distance of 5 miles from the center of the course intended to be flown.

[Amdt. 2, 13 F. R. 1829]

PART 625—NOTICE OF CONSTRUCTION OR ALTERATION

Sec.

625.1 Structures.

625.2 Landing areas.

625.3 Form of notice.

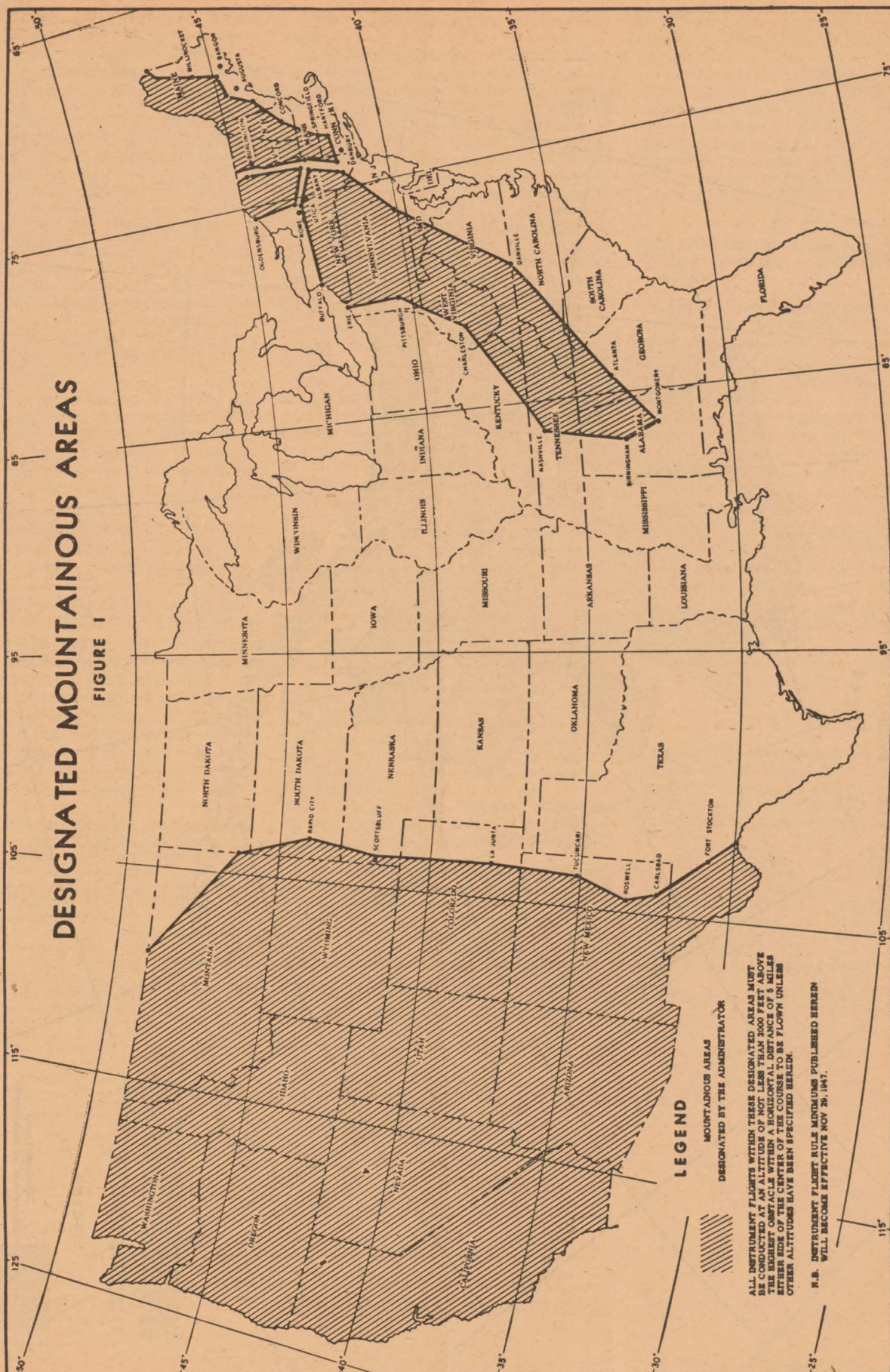
625.4 Definitions.

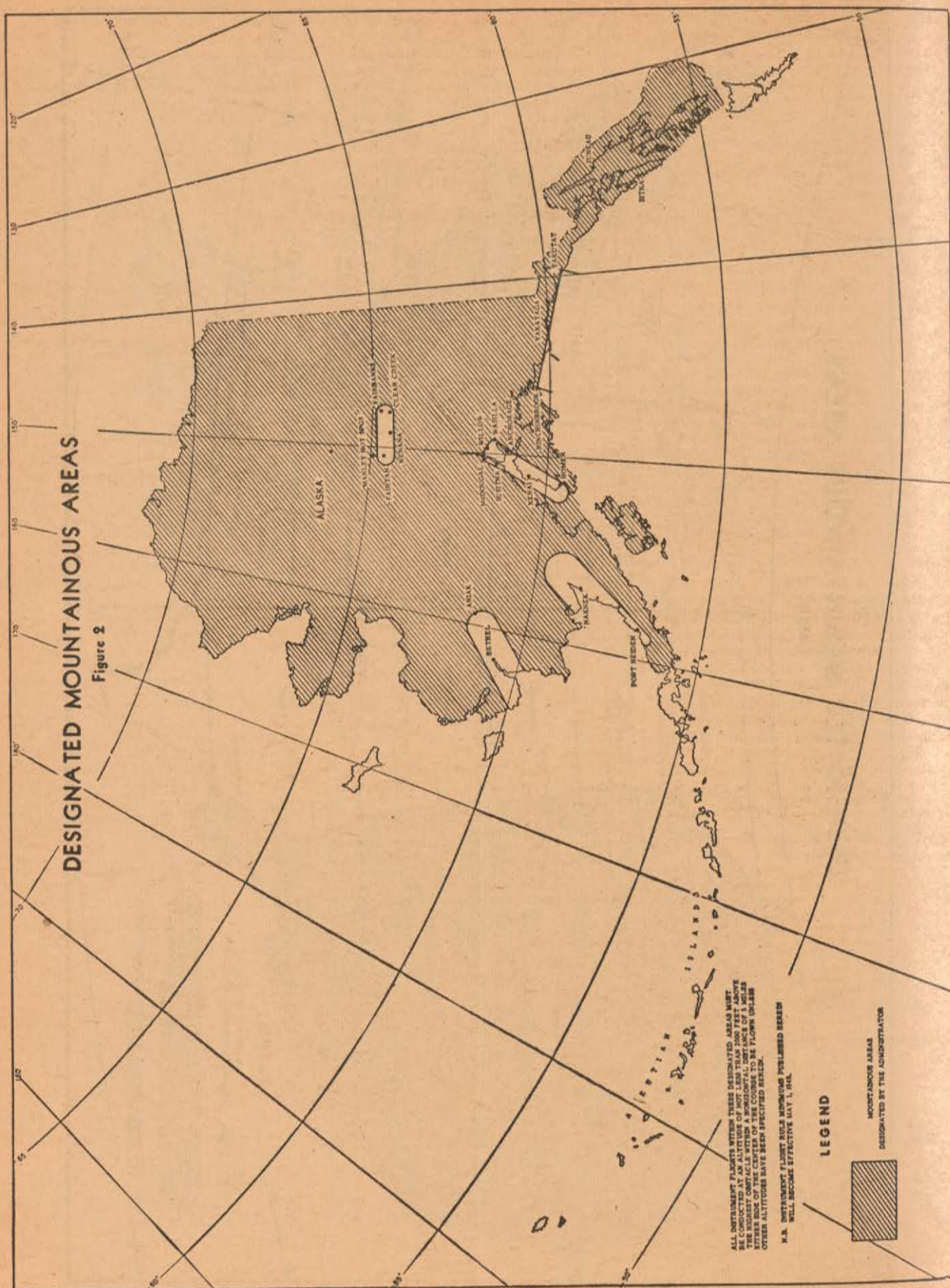
AUTHORITY: §§ 625.1 to 625.4 issued under secs. 205 (a), 308, 1101, 52 Stat. 984, 986, 1026; 49 U. S. C. 425 (a), 458, 671.

SOURCE: §§ 625.1 to 625.4 appear at 13 F. R. 3516.

§ 625.1 Structures. Any person engaging in the construction or alteration of the following structures, in other than congested parts of cities, towns, or settlements, shall give notice thereof to the Administrator of Civil Aeronautics:

(a) Any structure along, or within 20 miles of, a civil airway, the top or any part of which is, or may become, by reason of such construction or alteration, greater than 150 feet above ground level or above mean water level where the





structure is, or will be, situated in or over navigable water.

(b) Any structure within 15,000 feet of the nearest boundary of a landing area, the top or any part of which is, or may become, by reason of such construction or alteration, greater than 5 feet above ground level, or above the mean water level (where the structure is, or will be, situated in or over navigable water), for each 500 feet or fraction thereof, of the distance that such structure is, or will be, situated from the nearest boundary of a landing area.

§ 625.2 *Landing areas.* Any person engaging in the construction of a landing area any boundary of which will be within 5 miles of the nearest boundary of an existing landing area, shall give notice thereof to the Administrator of Civil Aeronautics.

§ 625.3 *Form of notice.* (a) The notice of construction or alteration shall be submitted in triplicate on Form ACA-117, "Notice of Construction or Alteration of Structures; or Construction of New Landing Areas",¹ at least 30 days, but not more than 60 days, prior to the date on which such construction or alteration is to begin: *Provided*, That in case of an emergency requiring immediate construction or alteration, such notice shall be given to the nearest representative of the Administrator in person, by telephone, telegraph, or other expeditious means, and the executed form shall be submitted within 5 days thereafter.

(b) The Administrator shall likewise be notified of any change in the date upon which the construction or alteration is to begin, or other data contained in the form of notice prescribed in paragraph (a)² of this section.

¹ Filed with the Division of the Federal Register as a part of the original document. Copies of this form may be obtained upon request to the Civil Aeronautics Administration, Washington 25, D. C., or to the nearest regional or district office of the Civil Aeronautics Administration.

² This notice may be submitted on Form ACA-117, or by letter, telephone, or telegraph to the Civil Aeronautics Administration, Washington 25, D. C., or to the nearest regional or district office of the Civil Aeronautics Administration.

§ 625.4 *Definitions.* As used in this part:

(a) "Congested parts of cities, towns or settlements" means (1) sections of those cities, towns or settlements which have a population of less than 100,000, where a structure after construction or alteration will be shielded by existing structures of a permanent and substantial character, each of which is equal to or greater than the height of the completed structure, and (2) sections of those cities which have a population of more than 100,000, where it is evident beyond all reasonable doubt that a structure will not interfere with safety in air commerce, whether or not the structure is, or will become, by reason of the construction or alteration, greater in height than that of surrounding structures of a permanent and substantial character.

(b) "Landing area" means any locality of land or water, including airports and intermediate landing fields, which is located in the United States and is used, or intended to be used, for the landing and take-off of aircraft, whether or not facilities are provided for the shelter, servicing, or repair of aircraft, or for receiving or discharging passengers or cargo: *Provided*, That this regulation shall not apply to any landing area which is not listed in the Civil Aeronautics Flight Information Manual.³

(c) "Boundary of a landing area" means (1) the limits of that part of a landing area maintained for the use of land aircraft in taking off or landing, or (2) the limits of that part of a landing area suitable for water aircraft in taking off or landing, which limits are defined as being 5,000 feet in all directions measured over open water from the principal ramp of the landing area or, if marked in accordance with standard practice, the limits so marked.

(d) "Structure", unless otherwise stated, means any form of construction of a permanent or temporary character,

³ A current list of all landing areas within the United States will be published by the Administrator in the CAA Flight Information Manual, for sale by the Superintendent of Documents, United States Government Printing Office, Washington 25, D. C. A list of the landing areas may also be obtained upon request made to the nearest regional office of the Civil Aeronautics Administration.

including any apparatus used in the construction, alteration, or repair of any such structure.

(e) "Alteration" means any change in a completed structure which (1) increases the height of the top or any part of the structure to, or above, the height specified in § 625.1, or (2) increases or decreases the height of the top or any part of the structure which is above the height specified in § 625.1.

PART 635—REPRODUCTION AND DISSEMINATION OF CURRENT EXAMINATION MATERIALS

§ 635.1 *Prohibition against the reproduction and dissemination of current examination materials.* No person shall use, reproduce, publish, or disseminate in whole or in part, without the consent of the Administrator:

(a) Any examination questions in use by the Administration for the examination of applicants for airman or ground instructor certificates, or

(b) Any material which purports to be a key sheet of specific answers to any multiple-choice examination paper in use by the Administration for the examination of applicants for airman or ground instructor certificates.

(Secs. 205 (a), 308, 52 Stat. 984, 986; 49 U. S. C. 425 (a), 458) [8 F. R. 830, redesignated by Amdt 1, 13 F. R. 3045]

[F. R. Doc. 49-5876; Filed, July 15, 1949; 9:06 a. m.]

NOTE: The following table shows the correlation of the section numbers of amendments as published in the FEDERAL REGISTER since June 30 to the new numbering system as set forth in the reprint above:

Old section numbers	New section numbers	Federal Register page
4a.75322T	4a.749-T-1	14 F. R. 3743.
4b.1223	4b.98	14 F. R. 3743, 3915.
41.270	41.28	14 F. R. 3744.
42.70	42.70	14 F. R. 3744.
60.103-1	60.13-1	14 F. R. 3772, 3813, 3886.
61.7121	61.214	14 F. R. 3745.
292.3	292.3	14 F. R. 3915.

